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# The Gazette



# of **E**ndia

# PUBLISHED BY AUTHORITY

NEW DELHI, SATURDAY, DECEMBER 22, 1962/PAUSA 1, 1884 No. 51]

## NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 7th Decemb

No.	No. and date	Issued by	Subject
133	G.S.R. 1637, dated 3rd December, 1962.	Ministry of Transport & Communications.	Directives that no aircraft registered in the Peoples Republic of China, or belonging to on operated by the Government of the Peoples Republic of China or persons who have at any time been the nationals of the Peoples Republic of China shall be flown over any portion of India.
134	G.S.R. 1683, dated 6th December, 1962.	Ministry of Home Affairs	Forefeiture of every copy and all other documents containing copies, reprints and translations of, or extracts from the Issue No. 45, dated the 9th November, 1962, of the 'Peking Review'.
	G.S.R. 1684, dated 6th December, 1962.	Ditto.	Forefeiture of every copy and all other documents containing copies, reprints and translations of, or extracts from the Issue No. 46, dated the 16th November 1962, of the "Peking Review".
135	G.S.R. 1685, dated 7th December, 1962.	Ministry of Food & Agriculture.	The Rice and Paddy (Assam) Second Price Control (Amendment) Order, 1962.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

# PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

#### MINISTRY OF LAW

# (Department of Legal Affairs)

New Delhi, the 12th December 1962

G.S.R. 1723 (Contract/Amendment 45).—In exercise of the powers conferred by clause (1) of Article 299 of the Constitution, the President hereby directs that the following further amendment shall be made in the notification of the Government of India in the Ministry of Law No. G.S.R. 1161 dated the 1st December, 1958 relating to the execution of contracts and assurances of property, namely:—

In the said notification-

In Part VII which relates to the Ministry of Food and Agriculture, under Head B.

- (1) After the words 'An Assistant Director of Purchase' and 'The Chief Director of Purchase', at the end of items 1 and 2 respectively the following words shall be inserted namely:—
  - "Technical Adviser, Deputy Technical Adviser and Assistant Technical Adviser".
- (2) After item 7, the following item shall be inserted.
  - "8. "All contracts and other instruments relating to the installation and operation of plant and machinery;

by the Joint Secretary, Deputy Secretary, Under Secretary, Technical Adviser, Deputy Technical Adviser or Assistant Technical Adviser."

[No. F. 17(1)/61-J.] S. S. KAR, Dy. Secy.

# (Department of Legal Affairs)

New Delhi, the 17th December 1962

G.S.R. 1724.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President is pleased to repeal the Election Commission (Staff) (Recruitment and Conditions of Service) Rules, 1951, published with the notification of the Government of India in the Ministry of Law, No. S.R.O. 1472, dated the 24th September, 1951.

[No. F. 4(27)/57-Elec.]

A, S. LOKANATHAN, Under Secy.

## MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 3rd December 1962

- G.S.R. 1725.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Indian Foreign Service (Conduct and Discipline) Rules, 1961 namely:—
- 1. These rules may be called the Indian Foreign Service (Conduct and Discipline) Amendment Rules, 1962.
- 2. In the Indian Foreign Service (Conduct and Discipline) Rules, 1961, after the Note in rule 20, the following rule, shall be inserted namely:—
  - "21 REPEAL AND SAVINGS:-
    - Chapters XI, XII and XIII of the Indian Foreign Service Rules, 1954, are hereby repealed except as respects things done or omitted to be done thereunder".

[No. 467/GA/62(F. 16(7)GA/62).]

N. KRISHNAN, Dy. Secy.

## New Delhi, the 10th December 1962

- G.S.R. 1726.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Indian Foreign Service (Pay, leave, compensatory allowances and other conditions of service) Rules, 1961, namely:—
- 1. (1) These rules may be called the Indian Foreign Service (Pay, leave, compensatory allowances and other conditions of service, Second Amendment Rules, 1962.
- (2) They shall be deemed to have come into force on the first day of April, 1962.
- 2. In sub-rule (1) of rule 4 of the Indian Foreign Service (Pay, leave, compensatory allowances and other conditions of service) Rules, 1961, (Hereinafter referred to as the said rules), for item 2, the following item shall be substituted, namely:—
  - "2. Senior Scale Rs. 900 (6th year or under)-50-1,000-60-1,600-50-1,800."
- 3. For Appendix I to the said Rules, the following Appendix shall be substituted, namely:---

APPENDIX I
[See rule 4(5)].
Scales of pay of the Indian Foreign Service

Year of	car of service										(	unior scale Monthly rates of pay in rupees)	Senior scale (monthly rates of pay in rupees)
				I								2	3
Ist											-	400	900
2nd					•							400	900
3rd												5 <b>0</b> 0	900
4th					,							540	900
5th		-										580	900
6th												620	900
7th								-			,	660	950
8th												700	1,000
									Eff	icienc	v Bar i	for Junior S	cale.
9th			_									730	1,060
<b>I</b> oth												760	1,120
11th												790	1,180
12th												820	1,240
13th						·	-			-	·	850	1,300
14th										_		880	1,360
15tb								Ċ				910	I,420
16th								-				940	1,480
17th	_										_	970	1,540
18th					·	-	·					1,000	1,600
19th				4				-		-		**	1,650
20th			_								_		1,700
21st		-		·						•	·		1,750 1,750
22nd	·	-	-	·	-	•	-	•	•	•	•		1,800
	-	•	•		•	•	•	•	•	•	•	• •	1,00

[No. 473/GA/62.]

G.S.R. 1727.—In this Ministry's Notification No. 768-GA/62, dated the 6th November, 1962, regarding amendments to the Indian Foreign Service (Pay, leave, compensatory allowances and other conditions of service) Rules, 1961, the figure "1961" appearing in para 1(1) may please be substituted by the figure "1962".

[No. 474/GA/62.]

I. S. CHADHA, Under Secy.

#### CABINET SECRETARIAT

# (Department of Statistics)

New Delhi, the 13th December 1962

- G.S.R. 1728.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, and in supersession of the notification of the Cabinet Secretariat No. GSR 903 dated the 3rd August, 1959, the President hereby makes the following rules regulating the method of recruitment to Class III posts in the Directorate of National Sample Survey, Cabinet Secretariat, Department of Statistics, New Delhi, namely:—
- 1. Short title.—These rules may be called the Directorate of National Sample Survey (Recruitment to Class III posts) Rules, 1962.
- 2. Application.—These rules shall apply for recruitment to the posts specified in column 1 of the Schedule annexed hereto.
- 3. Number, classification and scales of pay etc.—The number of posts, their classification and the scales of pay attached thereto, shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 12 of the Schedule aforesaid;

Provided that the upper age-limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes/Tribes and other special categories of persons in accordance with the general orders of the Government of India issued from time to time.

- 5. Disqualification.—(a) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the service; and
- (b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the service:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

						Sche
Name of post	No. of posts	Classification	Scale of pay	Whether selection post or non- selection post	Age limit for direct recruits	Educational and other qualifications re- quired for direct recruits
I	2	3	4	5	6	7
1. Investigator.	750	Non-gaze- tted Class III (Non- Ministerial)	Rs. 150—5— 160—8—216		Between 19 to 23 years	Essential:  (i) Intermediate/- Higher Secondary certificate; (ii) Ability to read, write and speak the State language; (iii) Strong phy- sique capable of undertaking stre- nuous out-door work. Desirable: Knowledge of other State or Regional language(s).

# DULE

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees/ transferees	Period of pro- bation if any	Method of recruit- ment whether by direct recruitment or by promotion or transfer and per- centage of the vacancies to be filled by various methods	In case of recruit- ment by promotion/ transfer, grade from which promotion to be made	Circumstances in which UPSC is to be consulted in making rec- ruitment
8	9	10	11	12
Transferees Age—No. Educational Qualifications	Two years	Direct recruitment through Employment Exchange, failing which by advertisement, failing which by transfer from other Government Departments.	Transfer of persons working in similar or equivalent grade from Central or State Government	Not applicable

tics/Maths/Agricul-ture with Math. up to Matriculation/ Higher Secondary level; (ii) Ability to read, write and speak the State language; Desirable : (i) Good physique with aptitude for field work in rural conditions; of (ii) Knowledge other State οr

langua-

Regional

age(s).

8

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11

12

Do.

Does not arise.

Two years By Promotion

- (i) Investigators who Not applicable rendered have
  - service 3 years in that capacity.
- Promotion to (ii) effected Stabe wisc.\*

Promotees No. Transferees Age-No.

**Educational** Qualifications.

Do.

- (a) 66<sup>‡</sup>% by promotion, and
- (b) 331% by direct recruitment through Employment Exchange, failing which (ii) Promotion to be by advertisement, failing which by transfer from other Government

partments.

(a) Promotion:-

(i) Inspectors who have rendered 3 years service in that grade.

effected State-wise.\* The posts of Assistant Supdt. (S.E. Statistics (in the J. & K. Blocks of the Dte, will be filled by promotion from Inspectors working in those Blocks who are the admiunder

of the Jammu and Kashmir State Government. (b) Transfer of persons working in similar or equivalent grade from Central or State Government.

nistrative control

Transferees Age--No. Educational Qualifications.

Do.

Direct recruitment through Employ-Exchange, ment failing which by advertisment, failing which by transfer from other Government Departments.

Transfer of persons working in similar or equivalent grade from Central or State Government.

Do.

	r	2	3	4	5	6	7
r s c	Assistant Superinten- lent (Agricul- ural Statis- ics).	57	Non- gazetted Class III (Non- Ministerial)	Rs. 210—10— 290—15— 320—EB —15—425.	Selection	Between 19 to 25 years.	ree with Maths. at least upto Matriculation/Higher Secondary level; (ii) Ability to read, write and speak at least one State language.  Desirable: (i) First or Second Class Degree in Economics/Statistics/Mathematics or Agriculture; (ii) Good physique with aptitude for field work in rural
	Assistant Superinten- dent (Indus- trial Statis- ics).	128	Non- gazetted Class III (Non- Ministerial	210—10— 290—15— 320—EB— 15—425.		Between 19 to 25 years.	conditions.  Essential:  (i) University Degree;  (ii) Ability to read, write and speak at least one State language;  (iii) Strong physique capable of undertaking attenuous out-door work.  Desirable:  (i) First or Second Class Degree in Commerce/Maths./ Statistics/Economics or Sociology;  (ii) Knowledge of other State or Regional language(6).
	Computor (Industrial Statistics).	24	Non- gazetted Class III (Non- Ministerial	150—5—164 —8—240— EB—8— 280—10— (), 300.	-	Between, 19 tp 29 years.	Essential:

Not applicable.

7 Two years (a) 50% by promo- (a) Promotion:—
tion; and (i) Computer (Ag

Promotees
No
Transferees
Age—No
Educational
Qualifications.

}**Y**c3.

(a) 50% by promotion; and
(b) 50% by direct recruitment through
Employment Exchange, failing
which by advertisement, failing which
by transfer from
other Governments.

(i) Computor (Agricultural Statistics) who have rendered at least 3 years service in that capa-

city.

(ii) Promotion to be effected on All India seniority.

tindia seniority.

(b) Transfer of persons working in similar or equivalent grade from Central or State Government.

Transferees
Age—No
Educational
Qualifica-

tions.

Yes.

Do.

Direct recruitment through Employment Exchange, failing which by advertisement, failwhich bу transfer from other Government partments. Employees of the Directorate who possess the requisite qualifications will be eligible to compete with out-siders and in their case relaxation upto 3 years in the maximum age

Transfer of persons working in similar or equivalent grade from Central or State Government.

D∙.

Transferees;
Age—No.\*
Educational
Qualifications.

ъм Yes. Two years Direct recruitment through Employment Exchange, failing which by advertisement, failing which by transfer from other Government Departments.

limit is permissible.

Transfer of persons Not applicable. working in similar or equivalent grade from Central or State Government.

ĭ		2	3	4	5	6	7
				Rs		····	
8. Drafteman	I		tted 8 III niste-	2057240 8280 10290 BB15 350.		Between 18 to 21 Pears.	(i) Matriculation or equivalent examination; (ii) Diploma in commercial art from a recognised school of Art or a diploma in draftsmanship (Civil) with proficiency in drawing from a recognised Institute; (iii) At least 3 years experience as a draftsman and in preparing Charts, Diagrams, Maps, Graphs etc.
9. Lower Division Clerk.	164	1	•.	110—3—131 —4—155— BB—4— 175—5— 1 <b>30</b> .	••	Do.	(i) Matriculation or equivalent qualification; (ii) A speed of 30-words per minute in typewriting. This qualification will not apply in the case of candidates who are physically handicapped and who are other wise qualified to hold clerical posts and who are certified as being unable to type by the Medical Board attached to Special Employment Exchanges for the Handicapped (or by a Civil Surgeon where there is no such Board).
o. Upper Division Cicrks.	82	tted Cla	i es ILI	Rs. 130—5—160 —8—200— EB—8—256 EB—8—280 —10—300.	Non- Selection		

9

11

12

Ttansferees.
Age=No.
Educational
QualificaNons

Two Years

Yes.

Direct recruitment through Employment Exchange, failing which by advertisement, failing which by transfer from other Government Departments.

10

Transfer of persons working in similar or equivalent grade from Central or State Government.

Not applicable.

Bo.

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Do.

Do.

Does not arise

Two years (a) 661% by promotion on the basis of seniority subject to the rejection of unfit, and (b) 331% by Departmental competitive examination limited to Lower Division Clerks.

(A) For promotion (i) Lower Division Clerks having years service in the grade, (ii) Promotion to be effected Statewise\* (iii) The post of U.D.Cs at the the Headquarters Office of the Directorate will, however, be filled by up promotion from L.D.C. working in that office. (B) For limited competitive Examination L.D.C.s according to the scheme of the examination.

Not applicable.

(8) (9) (10) (11) (12)

Does not arise

Two years By Promotion

Do.

Stenographers Grade II with 3 years service in the grade. Candidates in the field of selection will be subjected to a test to assess their stenographic ability.

Transferees
Age—No
Educational
Qualifications
Yes

Direct recruitment through Employment Exchange, failing which by advertisement, failing which by transfer from other Government Departments. Employees of the Directorate will be eligible to compete with outsiders and in their case relaxation upto 3 years in the maximum age-limit is permis-

Transfer of persons working in similar or equivalent grade from Central or State Government.

Does not grise.

Two years By Promotion.

Do.

sible.

Upper Division Clerks Not applicable... having 3 years service in the grade.

Promotion to be effected on All

Transferees
Age—No
Educational
Qualifications
Yes

Direct recruitment through Employment Exchange, failing which by advertisement, failing which by transfer from other Government Departments. Employees of the Directorate who possess the requisite qualifications will be eligible to com-

pete with outsiders and in their case relaxation upto 3 years in the maximum age limit is permissible.

Direct recruitment through Employment Exchange, failing which by advertisement, falling which

India seniority.

Do.

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(1)	(2)	(3)	(4)	(5)	(6)	(7)
.15. Libraria:	n f	Non-Gazet- ted Class III (Non- Ministerial)	250—EB— 10—290— 15—320	, .	Between 19 to 25 years.	Essential:  (i) Degree of a recognised University;  (ii) Certificate in Library Science of a Recognised University or other Institution issued after one year training.  Desirable:  About 3 years' experience in a Library of repute.

Note:—\*For the purpose of this rule, the Union Territories of Manipur, Tripura and N.E.F.A. be included in Madras State and the Union Territories of Himachal Pradesh and Delhi to be included

In case suitable Candidates with the requisite Service are not available in the State, eligible

(8)	(9)	(10)	(11)	(12)
Transferees Age— No. Educational Qualifications Yes	Two years	Direct recruitment through Employment Exchange failing which by advertisement, failing which by transfer from other Government Departments. Employees of the Directorate who possess the requisite qualifications will be eligible to compete with outsiders and in their case relaxation upto 3 years in the maximum age limit is permissible.	Transfer of persons working in similar or equivalent grade from Central or State Government.	Not Applicable

will be deemed to be included in Assam; The Centrally Alministered area of Pondicherry to in the Punjab State.

Candidates in other States may be considered for promotion.

[No. 20/3/60-Estt.(A)/Estt.II.]

M. BALAKRISHNA MENON, Dy. Secy.

## MINISTRY OF HOME AFFAIRS

New Delhi, the 13th December, 1962.

- G.S.R. 1729.—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby makes the following rules further to amend the Indian Police Service (Probation) Rules, 1954, namely:—
- 1. These rules may be called the Indian Police Service (Probation) (Second Amendment) Rules, 1962.
- 2. In the Indian Police Service (Probation) Rules, 1954, for clause (ii) of rule 14, the following clause shall be substituted, namely:—
  - "(ii) on transfer, if the journey is-
    - (a) for proceeding to the Training College on completion of training at the Academy; or,
    - (b) for proceeding to the station to which he is posted after the final examination".

[No. 11/1/61-AIS(I).]

# New Delhi, the 15th December 1962

- G.S.R. 1730.—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1961), the Central Government, after consultation with the Governments of the States concerned, hereby makes the following rules further to amend the All India Services (Conduct) Rules, 1954, namely:—
- 1. These rules may be called the All India Services (Conduct) Amendment Rules, 1962.

- 2. In the All India Services (Conduct) Rules, 1954, after rule 18, the following rule shall be inserted, namely:—
- "18A. Drinking.—Subject to the provisions of any law relating to intoxicating drinks or drugs for the time being in force in any area, no member of the service shall—
  - (a) while on duty, be under the influence of such drinks or drugs to such an extent as to render him incapable of discharging his duty properly and efficiently; or
  - (b) appear in a public place in a state of intoxication; or
  - (c) habitually use such drinks or drugs to excess."

[No. 8/6/62-AIS(III).]

K. S. N. MURTHY, Under Secy.

# New Delhi, the 14th November 1962

- G.S.R. 1731.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and in supersession of Notification No. 33/4/57-Police I(A), dated the 11th December, 1959, the President hereby makes the following rules regulating the method of recruitment of persons to Class III posts in the Directorate of Co-ordination (Police Wireless), namely:—
- 1. Short title.—These rules may be called the Class III posts [Directorate of Co-ordination (Police Wireless)] Recruitment Rules, 1962.
- 2. Application.—These rules shall apply to the posts specified in column 2 f the Schedule hereto annexed.
- 3. Classification and Scales of pay.—The number of posts, their classification and the scales of pay attached thereto shall be as specified in columns 3 to 5 of the said Schedule.
- 4. Method of recruitment, age limit, qualifications etc.—The method of recruitment to the said posts, age limit, qualifications and other matters relating thereto shall be as specified in columns 6 to 13 of the said Schedule:

Provided that the upper age limit specified in column 8 of the said Schedule for direct recruitment may be relaxed in the case of Scheduled Castes and Scheduled Tribes and other special categories of persons in accordance with the general orders issued by the Central Government from time to time.

- 5. **Disqualification.**—(1) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said posts; and
- (2) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the said posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person form the operation of this rule.

Serial No.	Name of post	No. of of posts	Classification	Scale of pay	Whether Selection or non- selection post (for promo- tion post only)	of recruitment whether by direct recruitmen	Age Limit	IRECT RECRUIT- ENT ONLY  Educational qualification required	Period of of proba- tion/ trial if any		In case of Circum- recruitment stances in by which promotion/ U.P.S.C. transfer, is to grades be from consulted which in making promotion/ transfer to be made
I	2	3	4	5	6	7	8	9	10	11	12 7 13
I	Accountant	I		Rs. 270-15- 435-EB-20- 575. (For S.A.S Accountar	applica- able. 3.	Transfer 100% (On deputa- tion).		Does not arise.		Post to be held by an S.A.S. Account- ant.	S.A. S. Acc- Does not ountant from arise. the Indian Audit and Acc-ounts Department.

arise.

PART

Administration

side.

6 7 5 10 11 12 I 2 3 9 2 Office-Sup-I Class III Rs. 350-20-450- Not-Transfer ... Not applicable, but (1) Grade IV Does not erintendent. Ministerial 25-475. applicable. 100 % arise. the following reof C.S.S. Does not Non-(On depuquirements/qualiwith suitfications will be able qualigazetted tation. essential in the fications; case of transferees:-ORI. For a C.S.S. (ii) A per-Officer son work-A Grade IV Offiing in cer of C.S.S. any Cenhaving at least 5 tral Govears' service vernment as an Assistant in Department the Administration/ having • Establishment qualifica-Section. tions as prescribed. II. For an Officer outside C.S.S. (a) A Graduate' (b) At least 5 years service ìn Administration Section and fully conversant with all types of Establishment/ Administration cases and Government Rules and Regulations. (c) At least two experience in a Supervisory capacity pre-ferably on the

3	Communication cation Assistant.	2		250-10-290- 15-320-EB- 15-425-EB- 15-530.	Select- ion.	Promotion 100%.		Đo.	2 <b>ущи.</b> )	Not applicable—pro- motion post.	pervisor/ Technical Assistant/ Technical Assistant (Maintenance) with three years' ser- vice in the	
4	Stone Sup- erintendent.	3	g Đo, Rs.	. 335-15 <b>-48</b> 5	D●.	De,		De.	2 years.	Đo.	grade. Wireless Supervisor/ Technical Assistant/ Technical Assistant (Maintenance) with 3 years service in the grade.	Do.
5	Wireless Supervisor.	25		190—15— 320—EB—	Selection.	Fromotion 100%.	••	D•.	years.	Not applicable but following basic qualification will be essential for the promotees:—  (a) Graduate with one year's continuous service as Wireless Operator or Radio Technician in the Director Or Matrical with at least five years continuous Government service (countable for seniority) including at least two years in the Directorate as Wireless Operator or Radio Technician.	Wireless Operator/ Radio Technician.	Do,

I 2	3	4	5	6	7	8	9	10	II :	12	13
6 Technical Assistant	5	Non-	- 290 iste- 320- Non- 15-	)—10— S )—15— —EB— —425.	ielec- Pr tion. tic		. Does no	t arise 2 year		io ne	•

7	Technical Assistant (Maintenance)	6	De.	<b>₽•</b> .	· <b>D•</b> .	De.	<b>]</b> e.	<b>₽</b> 0.	following basic qualifications for the promotees are essential:— vivolet as reference with one year's service as readio Technician OR (ii) Matriculation with 3 years service as readio Technician.  (B) Technical Juali:— Radio Technician Grade I of the Directorate of Coordi-	edio 'echnician ith 3 cars ser- ce as adio 'echnician.	SEC 3(1)] THE CAZETTE OF INDIA:
8	Cashier	I	Class III 2 Ministerial Non-Ga- zetted			Transfer 100% from the CSCS	Does not arise	2 years	qualifications for the transferees [Departmental Candidates will be necessary:— not de A Graduate LDC/ tal UDC with at least is three years experience in cash and ac counts. from Deport OR tr.  Upper Division Clerk ta	partmen- l candidate available en from inteers mother partments the Cen- al Secre-	INDIA: DECEMBER 22, 1962/PAUSA 1, 1884 2069

years practical experience in the Armed Forces or in any Commercial Organisation (recognized). OR (a) Graduate with wireless as one of the subject. (b) One year's practical experience preferred. (a) Matriculation or 2 yrs. It is not a promotion Do. De. 11 Wireless De. equivalent. post. Operator 140-1-240-EB-(b) Second Class Certi-\$--280-ficate of competency 10-300 as Wireless Operator issued by Ministry of Transport and Communications. OR Passed Grade II Proficiency Test of Wireless Operators conducted by the Directorate of Coordination (Police Wireless). (Note.-The above qualifications relaxable in respect of ex-servicemen and serving personnel of the Indian Armed Forces with suitable Technical qualifications). (c) One year's pracexperience ticai preferred.

1	2	3	4	5	6	7	8	_ 9	10	II	12	13
12	Store-Kee - per (Technical)	4	Class III Non- Minis- terial Non- gazetted	130—5— 160—8— 200—EB— 8—256— EB—8—280 —10—300.	Selection in the case of pro- motion	Direct recruit- ment 50%. Promo- tion 50%	18—30	(a) Matriculation. (b) Diploma in Radio communications or Electrical Engineering.  5 years' experience in the trade in Government or other Organisation.	2 years	No.	Storeman with 3 years' ser- vice in the grade.	Does not arise.
13	Storeman .	3	Do.	110—3— 131—4—155 —EB—4— 175—5—180		Direct recruit- ment 100%	Do.	(a) Matriculation. (b) Practical experience in any store singunisation. (c) Knowledge of typewriting preferred.	2 years	It is not a promotion post.		Do.
14	Draftsman	I	Do.	150—5—175 —6—205— —EB—7— 240.		Promotion 100%.		Promotion post	2 years	The following 'basic qualifications' will be essential for the promotees:—  (a) Matriculation. (b) Draftsman's Diploma from a recognized Institution.	Trader with 3 years, service in the grade.	` Do.
15	Tracer .	1	Do.	110—4—150 —EB—4— 170—5—180- EB—5—200	_	Direct recruit- ment 100%	Do.	(a) Matriculation. (b) Draftsman's Diploma from a recognized Institution. (c) One year's practical experience,	years	It is not a promotion post.		Do.

	Head Elec- trician Fit- ter.	I	Do.	175—6—205 Si —7—240 ti	Promotion fail - ing which by direct recruitment.	Matriculation. (b) Technical  (i) National certificate course in Electrical Engineering and 2 years' practical experience.  or (ii) Certificate Course in Electrical wiring, control Circuits, machines, Switch gears and Electrical Supervisor's Licence with 5 years practical experience.  (c) Practical Experience (c) Practical Experience (i) Maintenance and overhauling of Generators (AC/DC) upto 40 K.W. and their associated petrol and Diesel Engines; (ii) Installation of different types of electrical wiring both power and light circuits; and	ń	tions and no. of	Electrician Fitter with 3 years' ser- vice in the grade.	Pop.	
<del></del> ,		<del></del>			 	of-electrical circuit and their safet and control device	r Y				

SEC. 3(1)]

THE GAZETTE OF INDIA: DECEMBER 22, 1962/PAUSA 1, 1884

2073

manufacture

working of part of workshop equipment and fittings

2004

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OF INDIA: DECEMBER
22, 1962/PAUSA 1, 1894
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						on machines; and iii) 5 years' work- shop experience in at least two of the following fields: (a) Carpentry (b) Lathe work (c) Electrical wir- ng, soldering, etc. (d) Fitting and plumbing (e) Internal com- bustion Engines.				
r Vo -ot W- Fitt <b>ior</b> .	2	<b>∌e</b> .	1 <del>25 g</del> 151 — <del>4</del> 155.	₽•.	Profile- tion 190%.	Promotion post	years.	the following qualifications will be essential for the promotees:— (a) Middle class pass desirable. b) Licence for driving light and heavy vehicles. (c) Practical experience in driving and first one maintenance of such vehicles.	Driver	Do.
itter.	1	Class III Non-Mi- nisterial Non-ga- cetted.	1359131 4135	Selec-	Prome- 18-30 tion fail- ing which by direct recruit- ment.	(a) Middle Class. (b) Fitter Diploma from recognised Institutes (Nota:—The above qualifications are relaxable in respect of ex-servicemen or serving personnel of the Indian Armed Forces with suitable technical standards).	2 years	No.	Lasker Fitter with 3 years' ser- vice in the grade.	Does not arise.

2	3	4	5 6	7 8	9	10	11	12	13
					(c) Ability to carry or first line maintenance of charging engines and motor cycles and vehicles of the Directorate. (d) Motor Car driving Licence.	• •			
r−iver.	I	Class III Non- Mi- nisterial Non-ga- zetted.	110—3—131 Select—4—139. tien.	Promotion fail- ing which by direct recruit- ment.	<ul> <li>(a) Middle Class pass desirable</li> <li>(b) Licence for driving Light and heavy vehicles.</li> <li>(c) Practical experience in driving and minor maintenance of such vehicles.</li> </ul>		Col. 8 Age:No. Col. 9 Quali. Yes.	Des- patch Rider	Does not arise
asker itter.	I	Do.	110—3—131	Direct Do. Recruit- ment 100%	(a) Middle Class. (b) Practical knowledge of erection and maintenance of wireless masts. (c) Two years' practical experience in the trade.	•	It is not a promotion post		Do.
enior penter.	Ī	Do.	1253131 Do. 4155.	Promotion Do. failing, whichiby direct re-cruitment,	(a) Academic Should know English or any other vernacular language to some extent. (b) Technical Qualification Certificate of carpentry from a recognised Institute.  of		•-	Junior Car- penter with 3 years' ser- vice in the grade,	Do.

		Class I Carpentry certificate from the Indian Army.  (c) Essential  3 years experiend in any of the Germment Department and having thorough knowledge of Fattern design or model making.		SEC. 3(1)] THE GAZETTE
24 Carpenter.	2 Class III, 110—3—131. Not Non-Mini- appli- sterial, Non- cable. Gazettea.	Direct 18-30 (a) Literate (Hindi 2 year recruitment Ico (b) Certificate of Carpentry i issued by recognised Institute.  The above qualifications are relaxable in respect of ex-servicemen or those having thorough experience in the trade, experience to be adjudged by a test.  (c) Three year's practical experience in the trade.	urs It is not a promotion Does not post.  Post.  arise	TTE OF INDIA: DECEMBER 22,
25 Despatch Rider.	20 Do. 100—3—130 Do.	Do. 100% Do. (a) Middle School Do.  Standard desirable but not essential.  (b) Licence by a competent authority to ride a Motor cycle.  (c) Capable of maintenance work on the Motor Cycle.	Do,	, 1962/PAUSA 1, 1884
			[No. F.25/19/62-P.JI.]	25

P. SITAPATI, Under Secy.

# New Delhi, the 17th December 1962

G.S.R. 1732.—In exercise of the powers conferred by section 2 of the Union Territories (Laws) Act, 1950 (30 of 1950), the Central Government hereby extends to the Union territory of Manipur, the Court of Wards Act, 1879 (Bengal Act 9 of 1879), as at present in force in the State of West Bengal, subject to the following modifications, namely:—

# Modifications

#### In the said Act.-

- 1. Unless otherwise modified, for the expression "State Government" wherever it occurs, the words "Chief Commissioner" shall be substituted and there shall also be made in any sentence in which those words occur such consequential amendments as the rules of grammar may require.
- 2. Short title, extent and commencement.—For section 1, the following shall be substituted, namely:—
  - "1. (1) This Act may be called the Court of Wards Act, 1879.
  - (2) It extends to the whole of the Union territory of Manipur.
  - (3) It shall come into force on such date as the Chief Commissioner may, by notification in the Official Gazette, appoint."
  - 3. Section 2 shall be omitted.
  - 4. In section 3,-
    - (1) before the definition of 'Civil Court', the following definition shall be inserted, namely:—
      - "Chief Commissioner" means the Chief Commissioner of Manipur;"
    - (2) in the definition of 'Civil Court', for the words "High Court in Calcutta", the words "Court of the Judicial Commissioner for Manipur" shall be substituted;
    - (3) the words "Commissioner or" wherever they occur in the section shall be omitted;
    - (4) after the definition of "estate", the following definition shall be inserted, namely:—
      "Judicial Commissioner" means the Judicial Commissioner of Manipur;"
    - (5) after the definition of 'minor', the following definition shall be inserted, namely:—
    - "Official Gazette" means the "Manipur Gazette."
- 5. Saving of Act 4 of 1912 and of jurisdiction of High Court as respects infants.—
  For section 4, the following shall be substituted, namely:—
  - "4. Nothing contained in this Act shall affect any of the provisions of the Indian Lunacy Act, 1912 (4 of 1912), or the jurisdiction, as respects infants, of any High Court of Judicature."
- 6. Constitution and general duties of Court of Wards.—For section 5, the following shall be substituted, namely:—
  - "5. (1) The Court of Wards for Manipur shall consist of the Chief Commissioner.
  - (2) He shall deal with every person and every property of which he may take or retain charge under this Act, or which may be placed under his charge by order of a Competent Court, in accordance with the provisions of this Act."
- 7. In section 10.C. for the words, brackets and figures "the Bengal Court of Wards (Amendment) Act, 1935", the words "this Act" shall be substituted.
- 8. In section 12, for the words and figures "under section 12, section 14 or section 21 of Act XL of 1858 or under section 11 of Act XXXV of 1858 or under any either enactment for the time being in force", the words "under any enactment for the time being in force" shall be substituted.

- 9. In section 13, the words "until right to possession of the claimant has been determined under Bengal Act VII of 1876, or" shall be omitted.
- 10. In section 15, the words "the Commissioners of the Divisions and" and "Commissioners or" shall be omitted.
- 11. In section 23, in clause 1, the portion beginning from "and, subject to" and ending with "Bengal Act VII of 1876" shall be omitted.
- 12. In section 23A, the words "in clause 5, section 8, Regulation 1 of 1793, or" shall be omitted.
- 13. In section 29, for the words "arrears of revenue", the words "arrears of land revenue" shall be substituted and the words "and shall constitute a demand under Bengal Act VII of 1868, or any similar law for the time being in force" shall be omitted.
- 14. In section 31, the words "who does not reside within the local limits of the ordinary original civil jurisdiction of the High Court" shall be omitted.
- 15. In section 32, for the words "High Court", the words "Court of the Judicial Commissioner for Manipur" shall be substituted.
  - 16. In section 33,-
    - (a) for the words "High Court at Calcutta, or resident beyond the territory administered by the State Government", the words "Court of the Judicial Commissioner for Manipur, or resident beyond the Union territory of Manipur" shall be substituted;
    - (b) for the words "the principal Civil Court of the 24-Parganas, or to such other Civil Court as the State Government, on application made to it", the words "such Civil Court as the Chief Commissioner, on application made to him" shall be substituted.
- 17. In section 34A, for the words and figures "under the procedure provided by the Bengal Public Demands Recovery Act, 1913, for the recovery of public demands", the words "as arrears of land revenue" shall be substituted.
- 18. In section 46, for the words and figures "as a demand under Bengal Act VII of 1868 or any similar law for the time being in force", the words "as arrears of land revenue" shall be substituted.
- 19. In section 48, for the words "Board of Revenue", the word "Court" shall be substituted.
- 20. In section 50, for the words "such other securities, stocks or shares, guaranteed by the Central Government or the State Government as to the Court shall deem fit", the words "such other securities, stocks or shares, guaranteed by the Government as to the Court shall seem fit" shall be substituted.
  - 21. In proviso to section 58A.—
    - (1) for the words "Commissioner of the Division", the word "Court" shall be substituted; and
    - (2) for the words "said Commissioner", the word "Court" shall be substituted
  - 22. In section 64A,---
    - (1) in clause (b), for the word "Calcutta", the words "the Union territory of Manipur" shall be substituted; and
    - (2) in clause (c), the words "or Division" shall be omitted.
- 23. In section 65A, for the words and figures "as a public demand under the Bengal Public Demands Recovery Act, 1913", the words "as arrears of land revenue" shall be substituted.
- 24. In section 67, the words "to the Commissioner of the Division and from every order of the Commissioner under this Act" shall be omitted.
  - 25. In section 68, the words "of the Commissioner and" shall be omitted
  - 26. Section 69A, shall be omitted.

- 27. In section 70,-
  - (1) in clause (a), the words "Commissioners and", "respectively" and "or in two or more Divisions" shall be omitted;
  - (2) in clause (b), the words "and Commissioners" shall be omitted;
  - (3) in clause (e), the words "and Commissioners respectively" shall be omitted.

#### ANNEXURE

The Court of Wards Act, 1879 as extended to the Union territory of Manipur.

# BENGAL ACT IX OF 1879.

Whereas it is expedient to amend the law relating to the Court of Wards within the territories under the administration of the Lieutenant-Governor of Bengal;

It is enacted as follows:-

#### PART I

# PRELIMINARY

- 1. Short title, extent and commencement.—(1) This Act may be called the Court of Wards Act, 1879.
  - (2) It extends to the whole of the Union territory of Manipur.
- (3) It shall come into force on such date as the Chief Commissioner may, by notification in the Official Gazette, appoint.
  - 2. \* \* \*.
- 3. Interpretation.—In this Act, unless there be something repugnant in the subject or context—
  - "Chief Commissioner" means the Chief Commissioner of Manipur.
  - Civil Court.—"Civil Court" includes the Court of the Judicial Commissioner for Manipur in the exercise of its ordinary and extraordinary original civil jurisdiction or its civil appellate or revisional jurisdiction;
  - Collector.—"Collector" includes any officer in charge of the revenuejurisdiction of a district;
  - The Court.—"the Court" means the Court of Wards;
  - or when the Court of Wards has delegated any of its powers to a Collector or any other person, it means, in respect of such powers, the Collector or person to when they are delegated;
  - Estate.—"estate" means all lands which are borne on the revenue-roll of a Collector as liable for the payment of one and the same demand of land-revenue and includes a share in or of an estate other than an undivided share held in coparcenary as the property of a Hindu joint family governed by the Mitakshara or Mithila law;
  - "Judicial Commissioner" means the Judicial Commissioner of Manipur.
  - Minor.—"minor" means a person who has not completed his age of twenty-one years;
  - "Official Gazette" means the Manipur Gazette.
  - Section-"section" means a section of this Act;
  - Ward.—"ward" means any person who is under the charge of the Court of Wards, or whose property is under such charge.
- 4. Saving of Act 4 of 1912 and of jurisdiction of High Court as respects infants.—Nothing contained in this Act shall affect any of the provisions of the Indian Lunacy Act, 1912 (4 of 1912), or the jurisdiction, as respects infants, of any High Court of Judicature.

- 5. Constitution and general duties of Court of Wards.—(1) The Court of Wards for Manipur shall consist of the Chief Commissioner.
- (2) He shall deal with every person and every property of which he may take or retain charge under this Act, or which may be placed under his charge by order of a Competent Court, in accordance with the provisions of this Act.
- 6. Disqualified proprietors.—Proprietors of estates shall be held disqualified to manage their own property when they are—
  - (a) females declared by the Court incompetent to manage their own property;
  - (b) persons declared by the Court to be minors;
  - (c) persons adjudged by a competent Civil Court to be of unsound mind, and incapable of managing their affairs;
  - (d) persons adjudged by a competent Civil Court to be otherwise rendered incapable by physical defects or infirmities of managing their own property;
  - (c) persons as to whom the Court has declared, on their own application, that they are disqualified, and that it is expedient in the public interest that their estates should be managed by the Court.
- 7. Jurisdiction of Court over disqualified proprietors.—Whenever the sole proprietor of an estate, or all the joint proprietors of an estate are disqualified as provided in the last preceding section, the Court shall have power to take charge of all the property of every such proprietor or joint proprietor within its jurisdiction, and of the person of any such proprietor or joint proprietor who is resident within its jurisdiction; and also of the person and property of any minor member of the family of any such proprietor or joint proprietor who has an immediate or reversionary interest in the property of such proprietor or joint proprietor:

Provided that the Court shall not be empowered to take charge of the person of a proprietor disqualified on his own application under clause (e) of section 6.

- 8. Court when bound to give up charge.—Whenever the circumstances of any ward become such that the Court could not take charge of him or of his property if he were not under its charge already, the Court shall be bound to release from its charge such person and his property.
- 9. Discretion of Court as to taking and keeping charge.—The Court may in its discretion, in any case in which it is empowered by this Act to take charge of the person and property of any disqualified proprietor,—
  - (a) take charge of such property without taking charge of such person;
  - (b) refrain from taking charge of any such person or property;
  - (c) at any time withdraw from such charge, if taken;
  - (d) at any time resume such charge, after having withdrawn from it.

\* \* \* \*

- 9A. Effect of withdrawal from charge.—When the Court of Wards withdraws from the charge of such property it shall publish, in the manner provided in section 64A, a notice of the termination of the charge and thereupon subject to the provisions of clause 3 of section 23—
  - (a) such charge shall terminate with effect from the date fixed in accordance with the provisions of section 65;
  - (b) the owner of the said property shall be restored to the possession thereof from the said date subject to any order made by a Civil Court and to any contracts entered into by the Court of Wards for the preservation or benefit of such property.

9A. \* \* \* \*

10. Application by Civil Court to Court of Wards to take charge.—Whenever a Civil Court is satisfied that an order should be made under section 7 of the

Guardians and Wards Act, 1898 (VIII of 1898), appointing a guardian of the person or property of a minor, or both;

Whenever a Civil Court removes, under section 39 of the same Act, the guardian of a minor,

or whenever a person has been adjudged, under the Indian Lunacy Act, 1912 (IV of 1912) to be of unsound mind and incapable of managing his affairs,

if the property of such minor or disqualified proprietor consists, in whole or in part, of land or any interest in land, the Civil Court may apply to the Court of Wards to take charge of the person and property of such minor or disqualified proprietor; and it shall be at the discretion of the Court of Wards to take charge of such person or property, or to refuse to do so.

Nothing contained in sections 73 to 81 (both inclusive) of the Indian Lunacy Act, 1912, shall be held to apply to persons or properties under the charge of the Court of Wards.

10A. Notice to creditors.—(1) Whenever the Court of Wards assumes charge of any person or property under section 7 or section 10, it shall publish, in the manner provided in section 64A, a notice calling upon all creditors having claims against the ward of his immovable property to submit the same in writing to the Court, at a place to be named in the notice, within six months from the date of the publication of the notice aforesaid:

Provided that if a suit or proceeding in respect of a claim is pending in any Civil Court at the date of the publication of such notice, intimation of that fact shall be given by the creditor concerned to the Court of Wards within the period aforesaid and notice of the decision of the Civil Court in respect of such claim shall also be given to the Court of Wards within three months after the final disposal of such suit or proceeding.

(2) Every such claim (other than a claim on the part of the Government, not submitted to the Court in compliance with the provisions of sub-section (1), shall, \* \* \* \* \* notwithstanding any law, contract, decree or award to the contrary, cease to carry interest from the date of the expiry of the period for submission of the claim or in any case where a suit or proceeding in respect of a claim is pending in any Civil Court, the period of three months after the final disposal of such suit or proceeding referred to in the said sub-section:

Provided that, if the Court is satisfied that the creditor was prevented by any sufficient cause from complying with the provisions of sub-section (1), it may consider and allow, either wholly or in part, his claim for interest at any time after the date of the expiry of the period aforesald.

- 10B. Creditors to furnish full particulars and documents.—(1) Every creditor submitting his claim in compliance with the provisions of sub-section (1) \* \* \* \* of section 10A shall furnish, along with his written statement of claim, full particulars thereof; and shall, within such time as the Court may appoint, produce all documents which are in his possession, power or control, including entries in books of account, on which he relies to support his claims, together with a true copy of every such document.
- (2) The Court shall, after marking, for the purpose of identification, every original documents so produced, and verifying the correctness of the copy, retain the copy and return the original to the creditor.
- (3) If any document, which to the knowledge of the creditor is in his possession, power or control, is not produced by him as required by sub-section (1), the document shall not be admissible in evidence against the ward, whether during the continuance of the management or afterwards, in any suit brought by the creditor or by any person claiming under him in respect of such claim, unless good cause be shown, to the satisfaction of the Civil Court entertaining the suit, for the non-production of the document as required by sub-section (1) \* \* \* \* \*
- 10C. Bar to certain proceedings.—(1) Where any property is in charge of the Court of Wards no Civil Court shall execute any decree or order against the person or property of the ward within four years from the date of the commencement of this Act or from the date of the assumption of charge of the property by the Court of Wards, whichever is later, and for seven years thereafter if the interest due under such decree or order be paid in full every year during the said seven years.

In calculating the period of limitation applicable to an application for the execution of a decree or order, the time during which the execution of such decree or order is barred under this sub-section shall be excluded.

- (2) Except as provided in section 23A, no property in charge of the Court of Wards shall be sold by any revenue authority under any law so long as the Court remains in charge thereof.
- 10CC. Special limitation for suits against wards.—In calculating the period of limitation applicable to a suit against a ward, a period of four years shall be added to the period of limitation allowed by law.
- 10D. Adjudication of claims.—(1) On receipt of all claims submitted in compliance with the provisions of sections 10A and 10B, the Court shall proceed to investigate such claims, and shall decide which of them are to be wholly or partly admitted or wholly or partly rejected, as the case may be, and shall communicate its decision in writing to each claimant concerned.
- (2) When the Court has admitted any claim under sub-section (1), it may make to the creditor a proposal in writing for the reduction of the claim, or of the rate of interest to be paid in future, or of both; and, if such proposal, or any modification of it, is accepted by the creditor and his acceptance is finally recorded and attested by the Court, it shall be conclusively binding upon the creditor and upon the ward.
- (3) Subject to the provisions of sub-section (2), nothing in this section shall be construed to bar the institution of a suit in a Civil Court for the recovery of a claim against a ward or his property which has been submitted to the Court of Wards:

Provided that no decision of the Court of Wards under this section shall be proved in any such suit as against the defendant.

(4) In calculating the period of limitation applicable to suits for the recovery of a claim which has been submitted to the Court of Wards the period from the date of submission of the claim up to the date of the communication of the Court's decision thereon to the creditor shall be excluded.

10E

11. Procedure when any of the joint proprietors ceases to be disqualified or any person becomes entitled to property jointly with a disqualified proprietor.—The Court of Wards may retain charge of the whole of the property of any joint proprietors disqualified under section 6 of which the Court has taken charge under section 7, or of any property of which the Court has taken charge under section 10, notwithstanding the fact that a joint proprietor, or some joint proprietors, of such property has or have ceased to be subject to the jurisdiction of the Court or that any person has become entitled to such property or any part thereof jointly with any disqualified proprietor:

Provided that if the share of such proprietor or person is duly partitioned the Court shall, subject to the provisions of section 13A, release such partitioned share:

Provided further that if the disqualified joint proprietor be the manager of a Mitakshara joint family the Court shall on his ceasing to be so disqualified and on application being made by him in this behalf, release the property.

12. Withdrawal from charge by Court.—The Court of Wards may at any time withdraw from the charge of any person and property taken under section 10 \* \* \* and from the charge of any person or property which either before or after the commencement of this Act was or is placed under the charge of the Collector by a Civil Court under any enactment for the time being in force:

Provided that it shall give notice of its intention to withdraw to the Civil Court concerned, and that such notice shall be given not less than two months before the Court of Wards shall so withdraw.

13. Procedure when succession to property of ward disputed.—Whenever, on the death of any ward, the succession to his property or any part thereof is in dispute, the Court may either direct that such property or part thereof be made

over to any person claiming such property, or may retain charge of the same or until the dispute has been determined by a competent Civil Court.

13A. Power of Court to retain charge of property of disqualified proprietor until discharge of debts.—If, when any disqualified proprietor dies, or ceases to be disqualified within the meaning of this Act, there remain undischarged any debts or liabilities which were incurred by, or are due from, such proprietor, or which are a charge upon his property on any part thereof or any liabilities which were incurred by the Court for the benefit of the property of such proprietor.

then, notwithstanding anything contained in the foregoing sections, the Court may either withdraw from the charge of such property or retain such charge until such debts and liabilities, as the Court considers necessary to be discharged, together with all interest due thereon, have been discharged:

Provided that, after the death of a proprietor, the Court shall not retain charge on account of any debt or liability which has been declared by a competent Civil Court not to be binding on his representative.

- 14. General powers of Court.—Subject to the provisions of this Act, the Court—
  - (a) may, through its manager, do all such things requisite for the proper care and management of any property of which it may take or retain charge under this Act, or which may be placed under its charge by order of a competent Civil Court, as the proprietor of any such property, if not disqualified, might do for its care and management, and
  - (b) may, in respect of the person of any ward, do all such things as might be lawfully done by the legal guardian of such ward.
- 15. Exercise through others of powers conferred on Court.—The Court may exercise all or any powers conferred on it by this Act through the Collectors of the districts in which any part of the property of the disqualified proprietor may be situated, or through any other person whom it may appoint for such purpose.

**Delegation of powers.**—The Court may. \* \* \* \* , from time to time delegate any of its powers to such Collectors or other person as aforesaid, and may at any time, \* \* \* \* \*, revoke such delegation.

16. Establishments and expenses.—The Court may from time to time order such establishments to be entertained and expenses to be incurred as it shall consider requisite for the care and management of the persons and properties under its charge, for superintendence, for the audit of accounts, and generally for all purposes of this Act; and may order that such expenses, inclusive of all salaries, gratuities and payments on account of the leave-allowances of such establishments, be charged against any one or more properties for the purposes of which such establishments are, or have been, entertained or such expenses have been incurred.

17. \* \* \* \* \*

- 18. Power to manage property.—The Court may sanction the giving of leases or farms of the whole or part of any property under its charge, and may direct the mortgage or sale of any part of such property, and may direct the doing of all such other acts as it may judge to be most for the benefit of the property and the advantage of the ward.
- 19. When Court may order property to be formed into separate estate.—If the Court thinks it expedient to direct the sale or mortgage of any part of an estate of which the ward is the sole proprietor, it may order the Collector to partition off such part into a separate estate; and the demand of land-revenue and of the cesses for which the original estate was liable shall be assessed upon and divided between the two separate estates so formed, respectively, in such manner as the Court, with the sanction of the Chief Commissioner, may direct.
- 20. Appointment of managers and guardians.—The Court may appoint one or more managers for the property of any ward, and one or more guardians for the care of the person of any ward, under the charge of the Court, and may control and remove any manager or guardian so appointed.

On any disqualified proprietor becoming a ward, the Court may, at its discretion, confirm or refuse to recognize any appointment of a person to be guardian of such disqualified proprietor which may have been made by a will.

- 21. Custody, education and residence of wards.—The Court may make such orders as to it may seem fit in respect of the custody, education and residence of a minor ward, and such minor members of the ward's family as are under its charge, and in respect of the custody and residence of any ward, not being a minor, whose person is under the charge of the Court.
- 22. Allowance for ward and his family.—The Court shall allow, for the support and education of each ward and for the support of his family such monthly sum as it thinks fit (if any) with regard to the rank and circumstances of the parties and the financial condition of the property of the ward under its charge.

#### PART III

## PROTECTION FROM SALE OF CERTAIN ESTATES.

23. Estate under charge of Court exempt from sale.—Clause 1.—Except as hereinafter provided by section 23A, every estate, shall be exempt from sale for arrears of Government revenue which have accrued whilst such estate, share or part has been under the charge of the Court:

Provided that all such arrears of revenue shall be the first charge upon the sale-proceeds of any estate, share or part which may be sold for any other cause than for such arrears of revenue.

Recovery of arrears of revenue, etc., due at the time when property ceases to be under charge of Court.—Clause 2.— If at the time when any property ceases to be under the charge of the Court of Wards, any llabilities enumerated in this clause are outstanding in respect of any part of the property, the Collector may attach the whole or any part of such property whether consisting of estates, or shares or parts of estates, or tenures or holdings and collect the rents, cesses and other demands due and all arrears thereof, managing the property so attached either directly or through a manager or by farming as he may think fit:

Provided that such attachment shall not remain in force for a period exceeding five years.

The Collector shall from the proceeds of such property discharge the liabilities of the whole property in the following order of priority:—

- (1) cost of management.
- (2) arrears of Government revenue and interest,
- (3) current revenue.
- (4) cesses due to the Government.
- (5) arrears of rent and cess due to the superior landlords and interest thereon,
- (6) other sums due to the Government, including the principal of and interest on any loans advanced by any Government, and
  - 7) current rent

After satisfaction of the above liabilities the Collector shall, subject to any order of the Civil Court in this behalf, release the property to the proprietor, and pay to him or his duly constituted agent any surplus that remains in the hands of the Collector, and shall furnish such proprietor with an account of the receipts and expenditure extending over the time when the property was under attachment.

Administration of property by trustees on withdrawal from charge by the Court of Wards.— Clause 3(1).—When the Court of Wards decides to withdraw from the charge of any property on the ground that in its opinion, the property is insufficient to pay the liabilities of the proprietor, secured and unsecured, within a reasonable period, it shall give the proprietor and his creditors such opportunities as it thinks reasonable to come to an agreement regarding the release of the property from the charge of which it is about to withdraw and if any such agreement is reached, the Court of Wards, if it is of opinion that the agreement is valid, shall release the property to the proprietor.

If the property is not so released, the Court of Wards may, upon notice to the proprietor, call a meeting of his creditors to elect not less than two trustees to administer the property. At such meeting the creditors shall have votes in proportion to the debts owing to them respectively. The opinion of creditors to

whom three-fourths of the debts of the proprietor are owing shall prevail. This procedure relating to the holding of such meeting shall be laid down by the Court of Wards.

If the creditors fail to elect the trustees or if the trustees elected refuse to act within a time to be fixed by the Court of Wards the Court of Wards may appoint the trustees. The trustees so elected or appointed shall be deemed to be appointed by the Civil Court.

- (2) Upon the trustees, so elected or appointed, as the case may be, expressing their willingness to act as trustees the property shall, subject to the right of the Collector to attachment, collection and discharge of the liabilities mentioned in section 23, vest in them, in trust to administer it under the directions of such Civil Court as may be prescribed by rules for discharging the other liabilities of the proprietor and making over the residue, if any, to him. The Collector shall pay to the trustees, instead of to the proprietor or his agent, any surplus that remains in his hands. Notice of the withdrawal of the Court of Wards and the vesting of the property in the trustees shall be published in the manner provided in section 64A.
- (3) Upon the vesting of the property in the trustees the charge of the Court of Wards shall be deemed to be withdrawn but the proprietor shall not become liable to arrest or imprisonment in execution of any decree or order for such liabilities.
- (4) Any adjudication of claims by the Court of Wards or compromise under section 10D shall be binding in the same manner and to the same extent as if the Court of Wards had not withdrawn from charge of the property and as if the Civil Court had made such adjudication or recorded such compromise.
- (5) The Civil Court shall have all the powers given by law, including the law of insolvency, for the administration of the said property and the trusts mentioned above and shall also have power to remove trustees and appoint new trustees.
- (6) The proprietor or the creditors will be at liberty to apply to the Civil Court from time to time, as there may be occasion, for such removal or appointment, for the framing of a scheme of administration, or for the termination of the trust and discharge of the trustees.
- (7) The form of notice, the manner of service thereof, the manner of signifying the willingness of trustees to act. the procedure for the election of trustees and the Civil Court under whose directions the trustees shall administer the property may be prescribed by rules to be framed by the Chief Commissioner.
- 23A. Conditions under which estate may be sold for arrear of revenue accrued under Court.—Notwithstanding anything in section 23 of this Act, contained, any estate, share or part of an estate on which an arrear of revenue has accrued while under the charge of the Court, may at any time be sold under the provisions of the law for the time being in force for the recovery of arrears of Government revenue, if the Court has certified in writing that the interests of the ward require that such estate, share or part be sold, and has stated in such writing the reasons upon which it has arrived at such conclusion.
- 24. Restriction on sale for arrears of revenue of estate belonging to minor.—No estate the sole property of a minor or of two or more minors, and descended to him or them by the regular course of inheritance, or by virtue of the will of, or some settlement made by, some deceased owner thereof, shall be sold for arrears of revenue accruing subsequently to his or their succession to the same, until such minor or one of such minors has completed his age of twenty-one years; but all arrears of revenue shall be the first charge upon the proceeds of such estate if the estate is sold for any other cause during such minority.

Power of Collector to attach such estate.—The Collector may, on an arrear so accruing on any such estate, attach the estate and collect the rents and all arrears of rent due, managing the estate either directly or through a manager or by farming it, as he may think fit, for a period not exceeding ten years, nor extending beyond the time when such minor or one of such minors completes his age of twenty-one years.

25. Section 24 not to apply unless notice given.—The exemption from sale for arrears of revenue given by section 24 shall only apply to cases in which a written

notice of the fact that the estate is the sole property of one or more minors, and entitled to such exemption, has been served on the Collector before the sale.

26. Application of proceeds of estate farmed under section 24.—When an estate has been farmed under the provisions of section 24, the proceeds of such farm shall be paid to the Collector; and the Collector, after deducting the amount of the claims of the Government for revenue and other public demands, and the charges of management, shall either pay the proceeds to the person authorised to receive them for the proprietor, or shall dispose of them in any of the modes mentioned in section 49 or in section 50.

#### PART IV

#### ASCERTAINMENT OF DISQUALIFICATION

- 27. Procedure for ascertaining and declaring disqualification.—Whenever any Collector has reason to believe that any person residing in his district, or being the proprietor of an estate borne on the revenue-roll of his district should be declared or adjudged to be a disqualified proprietor under section 6, he shall make such inquiry as he may deem necessary; and, if satisfied that such person should be so declared or adjudged, shall make a report of the same to the Court; and the Court shall, on receipt of such report, make such order consistent with this Act, as may seem to it expedient.
- 28. Power to enforce provisions of Act without report.—Nothing in section 27 shall prevent the Court or the Chief Commissioner from putting the provisions of this Act in force without any report from the Collector.
- 29. Power of Collector as to preservation of property on death of a proprietor whose heirs should be declared disqualified.—Whenever any Collector receives information that the sole proprietor of an estate which is borne on the revenue-roll of his district has died,
  - or that the sole proprietor of any estate has died within his district,

and such Collector has reason to believe that the heirs of such proprietor should be declared or adjudged to be disqualified under section 6, he may take such steps and make such orders for the safety and preservation of the movable property of such heirs, and of all deeds, documents or papers relating to the property of such heirs, as to him may seem fit.

Such Collector may call upon any other Collector in whose jurisdiction any such movable property, or any such deeds, documents or papers may be, to take charge of the same; and thereupon such other Collector shall have the same powers with respect to such property, deeds, documents and papers within his district as are conferred by this section on the first mentioned Collector.

Recovery of expenses if property is not taken under charge of Court.—If the property is not afterwards taken under the charge of the Court, all expenses incurred by a Collector acting under this section shall be recoverable as arrears of land revenue from the owner of such property or the person or persons whom the Collector shall find to be in possession of such property.

- 30. Production of minor proprietor, and order for his temporary custody.—A Collector acting under the last preceding section may direct that any person who has the custody of a minor heir of any such deceased proprietor shall produce such minor before such Collector or before any other Collector on a day fixed; and the Collector before whom the minor is so produced may make such order for the temporary custody and protection of such minor as to him may seem fit.
- If the minor is a female, she shall not be brought into the presence of the Collector, but the Collector may take such steps for her identification as he may think fit.
- 31. Application to Civil Court in case of lunatics.—If a sole proprietor of an estate is reported by a Collector to be of unsound mind and incapable of managing his affairs, the Court may order the Collector making such report, or such other Collector as the Court may appoint, to apply, in pursuance of the provisions of the Indian Lunacy Act, 1912 (IV of 1912), to the Civil Court of the district within the jurisdiction of which such proprietor may reside.
- 32. Application to Civil Court to make inquiry regarding disqualification on ground of physical defect or infirmity.—If a sole proprietor of an estate, who does

not reside within the local limits of the ordinary original civil jurisdiction of the Court of the Judicial Commissioner for Manipur is reported by a Collector to be incapable of managing his property on the ground of some physical defect or infirmity other than unsoundness of mind, the Court may order the Collector making such report, or such other Collector as the Court may appoint, to apply to the principal Civil Court of the district within which such person may be residing; and, upon such Collector so applying, such Civil Court shall inquire into and determine the question as to the alleged incapacity.

33. Similar application when Proprietor resides within original jurisdiction of Court of Judicial Commissioner or beyond the Union territory of Manipur.—If a sole proprietor of an estate, who is resident within the local limits of the ordinary original civil jurisdiction of the Court of the Judicial Commissioner for Manipur, or resident beyond the Union territory of Manipur shall be reported by a Collector to be incapable of managing his property by reason of some physical defect or infirmity other than unsoundness of mind, the Court may order the Collector making such report, or such other Collector as the Court may appoint, to apply to the such Civil Court as the Chief Commissioner on application made to him by the Collector in that behalf, may determine.

Such Civil Court shall thereupon inquire into and determine the question as to the alleged incapacity.

34. Powers and duties of Courts when inquiry is instituted under section 32 or 33.—When any inquiry is instituted by a Civil Court under section 32 or section 33, such Court shall, for the purposes of making such inquiry, have the powers conferred, and proceed in the manner prescribed, by the Indian Lunacy Act, 1912 (IV of 1912), with respect to the inquiries directed to be made by the said Act.

The Civil Court shall transmit to the Court of Wards a copy of the order made on each such inquiry; and the Court of Wards shall thereupon in case the proprietor has been found by the Civil Court to be incapable as aforesaid, make such order, consistent with this Act, as it shall think fit.

The Civil Court shall have, with reference to proprietors who have been adjudged to be incapable as aforesaid, the same powers as are conferred on a Civil Court by section 82 of the Indian Lunacy Act, 1912, with reference to persons adjudged to be of unsound mind and incapable of managing their affairs.

34A. Recovery of expenses incurred by Collector under sections 31 to 33.—All expenses incurred by a Collector in taking action under section 31, section 32 or section 33 in respect of any person shall, if the property of such person is not taken under the charge of the Court, be recoverable from such person or from the person whom the Collector finds to be in possession of such property as arrears of land revenue.

#### PART V

## PROCEDURE AFTER ASCERTAINMENT OF DISQUALIFICATION

- 35. Order declaring person or property to be under charge of Court.—Whenever the Court has determined to take the person or property of a disqualified proprietor under its charge, whether in accordance with an order of the Civil Court or otherwise, the Court shall make an order declaring the fact and directing that possession be taken of such person and property or of such property on behalf of the Court; and the Court shall be held to be in charge of such property from the time when possession shall have been so taken.
- 36. Collector to take possession of movable property.—As soon as conveniently may be after an order is made under the provisions of section 35, the Collector of every district within which any part of the ward's property may be situated, or some person authorised in writing by him in that behalf, shall take possession of all accounts, papers and movable property of the ward, and place under proper custody such portion thereof as he may think necessary.

Any such Collector, or some person authorised as aforesaid may, in case he has reason to believe that any such account, paper or property is in any room, box or receptacle within any house in the actual possession of the ward, break open the same for the purpose of searching for such account, paper or property.

37. Additional powers of Collector.—Any such Collector may also order all persons in the employ of the ward, or all persons who were in the employ of the deceased proprietor from whom the ward has derived his property, to attend before him;

and may order any person to deliver up any accounts, papers or movable property belonging to the ward, or any accounts or papers relating to the ward's property, which the Collector has reason to believe are in such person's possession,

and may order all holders of tenures and und r-tenures on such property to produce their titles to such tenures and under-tenures.

#### PART VI

#### MANAGEMENT AND GUARDIANSHIP

- 38. Collector when to be deemed manager.—If no manager of the property of a ward is appointed by the Court, the Collector of the district in which the greater part of such property is situated, or any other Collector whom the Court may appoint in that behalf, shall be competent to do, under the orders of the Court, anything that might be lawfully done by the manager of such property.
- 39. Powers of manager.—Every manager appointed by the Court shall have power to manage all property which may be committed to his charge, to collect the rents of the land entrusted to him, as well as all other money due to the ward, and to grant receipts therefor;

and may, under the orders of the Court, grant or renew such leases and farms as may be necessary for the good management of the property.

- 40. General duties of manager.—Every manager shall manage the property committed to him diligently and faithfully for the benefit of the proprietor, and shall, in every respect, act to the best of his judgment for the ward's interest as if the property were his own.
  - 41. Specific duties of manager.—Every manager appointed by the Court shall—
    - (a) have the care of so much of the property of the ward as the Court may direct;
    - (b) give such security (if any) as the Court thinks fit, to the Collector, duly to account for all such property and for what he shall receive in respect of such property;
    - (c) continue liable to account to the Court, after he has ceased to be manager, for his receipts and disbursements during the period of his management;
    - (d) pass his accounts at such periods and in such forms as the Court may direct;
    - (e) pay the balance due from him thereon;
    - (f) apply for the sanction of the Court to any act which may involve the property in expense not previously sanctioned by such Court;
    - (g) sign all papers, deeds, documents and writings which may be executed by him by virtue of his office;
    - (h) be entitled to such allowance, to be paid out of the property, as the Court may think fit, for his care and pains in the execution of his duties;
    - (i) be responsible for any loss occasioned to the property by his wilful default or gross negligence.
- 42. General duties of guardian.—A guardian appointed to the care of a ward shall be charged with the custody of the ward, and must look to his maintenance, health, and, if he be a minor, to his education.
  - 43. Specific duties of guardian.—Every guardian appointed by the Court shall—
    - (a) give such security (if any) as the Court thinks flt, to the Collector for the due performance of his duty;
    - (b) pass his accounts at such periods and in such form as the Court may direct;
    - (c) pay the balance due from him thereon;

- (d) continue liable to account to the Court, after he has ceased to be guardian, for his receipts and disbursements during the period of his guardianship;
- (e) apply for the sanction of the Court to any act which may involve expense not previously sanctioned by the Court;
- (f) be entitled to such allowance, to be paid out of the property of the ward, as the Court may think fit, for his care and pains in the execution of the duties.
- 44. Exclusion of certain interested persons from goardianship.—No person who would be the next legal heir of a ward or would otherwise be immediately interested in outliving a ward, shall be appointed to be his guardian;

but nothing in this section shall apply to the mother of a ward or to a testamentary guardian.

45. Who to be guardian of female ward.—If the ward is a female, a female of the same religion shall, except in the case of a testamentary guardian, be appointed guardian, preference being given to female relatives if any such be eligible.

But no guardian shall ordinarily be appointed or continued for a female ward if she has an adult husband.

- 46. Recovery of sums due to the Court.—Every sum due to the Court from a manager or guardian or from the sureties of a manager or guardian, or from any officer or servant employed under the Court, or from the sureties of any such officer or servant, shall be recoverable as arrears of land revenue.
- 47. Court may order guardian or manager to make over property.—The Court may order any past or present manager or guardian, or past or present officer subordinate to a manager or guardian, to deliver up his accounts or any property which may be in his possession within such time as may be fixed by the Court.
- 48. Application of moneys received by the manager.—All moneys received by the manager shall be applied to the purposes hereinafter mentioned, in accordance with such instructions as the Court may, from time to time, give in that behalf.

Unless the Court shall specially otherwise direct, priority shall be given to the purposes included in Class I over those included in Class II, to the purposes included in Class II over those included in Class III and to the purposes included in Class III over those included in Class IV.

#### Class I

- (1) The payment of all charges necessary for the management and supervision of the property of the ward.
  - (2) The payment of the charges referred to in section 22, and
- (3) the discharge of the instalments of Government revenue and of all cesses and other public demands from time to time due in respect of such property or any part of such property.

#### Class II

- (1) The payment of all rents, cesses and other demands due to any superior landlords in respect of any land held on behalf of the ward, and
- (2) the payment of interest at not more than four and a half per centum per annum on all debts incurred by the Court on behalf of the ward or on all debts incurred by the ward which the Court has admitted in the following order of priority:—
  - (a) debts incurred by the Court in order to consolidate or pay off previous debts incurred at a higher rate of interest,
  - (b) debts secured by immovable property of the ward,
  - (c) debts which the Court has reduced under sub-section (2) of section 10D, and
  - (d) other debts which the Court has admitted.

#### Class III

- (1) The maintenance in an efficient condition of the estates buildings and other immovable property belonging to the ward, and
- (2) the payment, on such scale as the Court may authorise, of such religious, charitable and other allowances not exceeding the amounts paid out of the proceeds of the property before it came under the charge of the Court, and such allowances and donations befitting the position of the ward's family and such expenses for the education of the members of the ward's family as the Court may authorise to be paid.

#### Class IV

- (1) The payment of the difference between interest at four and a half per centum per annum and interest at the rate contracted for on all debts of the ward admitted by the Court in the order specified in clauses (b), (c) and (d) of item (2) in class II,
- (2) liquidation of the principal amount of the debts in reasonable instalments, and
- (3) improvement of the land and property of the ward and the benefit of the ward and his property generally.
- 49. Disposal of surplus moneys.—If the ward is a female of sound mind, who has completed her age of twenty-one years, or a male who has completed his age of twenty-one years, whose property is under the charge of the Court under clause (e) of section 6, any surplus which remains after providing, so far as the Court may think fit, for the objects mentioned in section 48 shall be paid to such ward:

Provided that, before paying any portion of such surplus to such ward, the Court may deduct therefrom and retain at its disposal any sums which it may consider necessary to retain—

- (1) as a working balance for the management of the property and expenses incidental thereto;
- (2) in order to make provision for any special charges which are expected to become payable on account of the property, and which probably cannot be met from the expected surplus of the following years.
- 50. Power to invest surplus.—If the ward is not a female or male as aforesaid, and if any surplus remains after providing, so far as the Court may think fit, for the objects mentioned in section 48, the same shall be applied in the purchase of other landed property, or invested at interest on the security of—

promissory notes, debentures, stocks and other securities of the Central Government or the Government of the United Kingdom of Great Britain and Ireland;

bonds, debentures and annuities, which before the fifteenth day of August, 1947, were charged by an Act of Parliament of the United Kingdom on the revenues of India or of any State;

stock or debentures of or shares in railway or other companies, the interest whereon had, before the fifteenth day of August, 1947, been guaranteed by the Secretary of State for India in Council;

debentures or other securities for money paid by or on behalf of any municipal body under the authority of any Central or Provincial Act or Act of the Legislature of a Part A State or Part C State; or

such other securities, stocks or shares, guaranteed by the Government as to the Court shall seem fit; or

mortgages on immovable property.

## PART VII

#### Suits

51. Managar or Collector to be next friend or guardian in suits by or against ward.—In every suit brought by or against any ward he shall be therein described as a ward of Court; and the manager of such ward's property, or, if there is no

manager, the Collector of the district in which the greater part of such property is situated, or any other Collector whom the Court of Wards may appoint in that behalf, shall be named as next friend or guardian for the suit, and shall in such suit represent such ward; and no other person shall be ordered to sue or be sued as next friend or be named as guardian for the suit by any Civil Court in which such suit may be pending.

- 52. Power of Court of Wards to nominate another person to be next friend or guardian for suit.—The Court of Wards may, by an order, nominate or substitute any other person to be next friend or guardian for any such suit; and, upon receiving a copy of any such order of substitution, the Civil Court in which such suit is pending shall substitute the name of the next friend or guardian for the suit so appointed for the name of the manager or Collector.
- 53. Payment of costs.—If in any such suit any Civil Court shall decree any costs against the next friend or guardian for the suit of the ward, the Court of Wards shall cause such costs to be paid out of any property of the ward which for the time being may be in its hands.
- 54. Service of process against wards.—Every process which may be issued out of any Civil Court against any ward shall be served, through the Collector, upon the next friend or guardian for the suit as aforesaid of such ward.
- 55. Suits not to be brought on behalf of wards unless authorised by the Court of Wards.—No suit shall be brought on behalf of any ward by a manager, unless the same be authorised by some order of the Court.

Provided that a manager may authorise a plaint to be filed in order to prevent a suit from being barred by the law of limitation; but such suit shall not be afterwards proceeded with except under the sanction of the Court:

Provided also that suits for arrears of rent may be brought on behalf of any ward if authorized by an order of the manager of the landed property on which such rents are due.

55A. Indemnity.—No decree or order shall be made by a Civil Court against any person for anything done, honestly and with due diligence under this Act.

56.

## PART VIII

#### PENALTIES

- 57. For disobeying certain orders of Collector.—Any person who refuses to comply with an order of a Collector under sections 29, 30, 36 or 37 shall be liable, by order of the Collector, to a fine not exceeding five hundred rupees.
- 58. For disobeying orders under section 47.—Any person who refuses to comply with an order made under section 47 may be punished, by order of the Court, with simple imprisonment and attachment of his property until the order is complied with:

Provided that the Collector may release any person who has been so imprisoned, on his furnishing sufficient security for his attendance and for the delivery of the accounts or property regulred within such time as the Collector shall think fit. The Collector may, at any time, rescind such order of release, and direct that effect shall be given to the previous order of imprisonment.

58A. Penalty on farmer neglecting to furnish accounts, etc.—Any farmer, holding or having held lands under the Court, who, upon notice served upon him to that effect at any time during the currency of the lease or within six months after the expiry of the lease under which such land were held or after he has relinquished such lands, omits or refuses to furnish accounts or produce documents or papers required under such notice, and shall not show sufficient cause for such omission or refusal, shall be liable to such fine as the Collector may think fit to impose, not exceeding one hundred rupees, for such omission; and the Collector may impose such further daily fine as he may think proper, not exceeding twenty rupees for each day during which such farmer shall omit to furnish the accounts, documents or papers required after a date to be fixed by the Collector in a notice warning the farmer that such further daily fine will be imposed.

Such notice shall be served by tendering to the person to whom it may be directed a copy thereof, attested by the Collector or by delivering such copy at the usual

place of abode of such person or to some adult male member of his family; or, in case it cannot be so served, by posting some copy upon such conspicuous part of the usual or last-known place of abode of such person; and in case such notice cannot be served in any of the ways hereinbefore mentioned, it shall be served in such a way as the Collector issuing the notice may direct;

and the date fixed by such notice shall not be less than fifteen days after service thereof.

The Collector may proceed from time to time to levy any amount which has become due in respect of any fine imposed under this section notwithstanding that an appeal against the order imposing such fine may be pending:

Provided that, whenever the amount levied under such order shall have exceeded five hundred rupees, the Collector shall report the case specially to the Court, and no further levy in respect of such fine shall be made otherwise than by the authority of the Court.

- 59. For disobeying order of Court.—Any person who disobeys any lawful order of the Court shall be liable, on conviction before a Magistrate, to a fine not exceeding five hundred rupees and, if he is a manager or guardian appointed by the Court, to a fine not exceeding one thousand rupees.
- 59A. Persons employed by Court to be "public servants".—Every person employed by the Court under this Act (Act XLV of 1860) shall, for the purposes of the Indian Penal Code, deemed to be a public servant.

#### PART IX.

#### Miscellaneous

- 60. Disabilities of wards.—No ward shall be competent to create, without the sanction of the Court, any charge upon, or interest in, his property or any part thereof, or to assign over or charge any allowance to be received by him from the Court.
- 60A. Exemption of Ward's property from execution proceedings in certain cases.—No property which is or has been under the charge of the Court shall be liable at any time, except with the leave of the Court, to be taken in execution of a decree made in respect of any contract entered into by the ward without the leave of the Court while his property was under such charge.
- 60B. Certain persons to be deemed to be wards.—For the purposes of section 10C, Part VII and sections 60 and 60A, a person whose property is under the charge of the Court of Wards under section 11 by reason of the fact that such person has become entitled to the property jointly with a disqualified proprietor, or charge of whose property has been retained under section 13A, shall be deemed to be a ward, but only so far as regards such property.
- 61. Adoption by ward invalid without consent of Chief Commissioner.—No adoption by any ward, and no written or verbal permission to adopt given by any ward, shall be valid without the consent of the Chief Commissioner, obtained either previously or subsequently to such adoption, or to the giving of such permission, on application made to him through the Court.

- 63. Recovery of interest on arrears of rent.—Any amount of interest which has accrued due, on arrears of rent or other demand recoverable as rent payable to the manager of an estate which is in charge of the Court, may be recovered in any mann r and by any process according to which such arrears may be recovered under any law for the time being in force; and any Court or officer who is competent to make an order or certificate in execution of which such arrears or other demand are recoverable may direct that any costs incurred by the manager in obtaining such order or certificate, and in executing the same, shall be recovered in the same manner and by the same process as if the amount thereof had been included in the said order or certificate.
- 64. Record of reasons when penalty imposed under section 57 or 58.—When any penalty is imposed by any order under section 57 or section 58, the Collector or Court passing such orders shall make a formal record of the same, with the reasons or grounds thereof.

- 64A. Publication of notices.—Any notice required to be published by the provisions of section 9A or of sub-section (1) of section 10A or clause 3 of section 23 and any order required to be published under section 65, shall be published—
  - (a) in the Official Gazette;
  - (b) in at least three issues each of one English and one Vernacular newspaper published in the Union territory of Manipur;
  - (c) in two issues of a newspaper (if any) published in the district in which the ward ordinarily resides, or has last resided; and
  - (d) by posting such notice on the notice-boards in the offices of the Collector and of the Judge of the district in which the place named in the notice is situate.
- 65. Procedure when Court's jurisdiction ceases.—Whenever the Court has determined to release the property of a ward from its charge, it shall make an order that the jurisdiction of the Court over such property shall cease on a date not more than sixty and not less than fifteen days from the date of such order; and copies of such order shall be published in the manner provided in section 64A.
- 65A. Recovery of expenses after release of property.—Any expense incurred by the Court on account of any property under its charge may, after the release of such property, be recovered \* \* \* \* \* as arrears of land revenue from any person into whose possession such property or any part thereof may have passed immediately after the release by the Court of such property:

Provided that the sum so recovered from any such person shall not be greater than the value of any such property which so passed into the possession of such person.

- 66. Judicial powers of Collector in making inquiries.—A Collector making any inquiry under this Act may exercise any power conferred by the Code of Civil Procedure, 1908 (Act V of 1908), on a Civil Court for the trial of suits.
- 67. **Appeals.**—An appeal shall lie from every order of a Collector under this Act to the Court.
- 68. **Control by Court.**—All orders or proceedings of the Collector under this Act shall be subject to the supervision and control of the Court, and the Court may, if it thinks fit, revise, modify or reverse—any such order or proceeding, whether an appeal is presented against such order or proceeding or otherwise.
- 69. Control by Chief Commissioner.—In the exercise of the powers and in the discharge of the duties conferred and imposed respectively on the Court by this Act, the Court shall be guided by such orders and instructions as it may from time to time receive from the Chief Commissioner.

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- 70. Power to Court to make rules.—The Court may make rules, consistent with this Act,—
  - (a) defining the powers of Collectors when the property of a ward is situated in two or more districts;
  - (b) prescribing what reports shall be made from time to time by Collectors on the condition of the ward and his property;
  - (c) prescribing the periods at which and the mode in which accounts shall be submitted by managers and guardians respectively; and the mode in which such accounts shall be audited;
  - (d) regulating the custody of securities and title deeds belonging to the estate or property of a ward;
  - (e) regulating the procedure in appeals from orders of Collectors under this Act;
  - (f) prescribing the procedure to be observed when a property ceases to be under the charge of the Court; and
  - (g) generally for the better fulfilment of the purposes of this Act.

    The Court may from time to time alter, add to or repeal such rules.

[No. F. 5/5/62-Judl.II/UTL-54.]

## New Delhi, the 18th December 1962

**G.S.R.** 1733.—In pursuance of clause (b) of rule 155 of the Defence of India Rules, 1962, the Central Government hereby specifies rules 9, 11, 14, 17, 21, 23, 25, 26, 28, 30, 32, 33, 36, 37, 38, 39, 40, 41, 42, 46, 47, 50, 54, 55, 56, 81 and 92 of the said Rules for the purposes of the said clause.

[No. 59/3/82-Poll.I.]

P. K. DAVE, Dy. Secy.

#### MINISTRY OF FINANCE

## (Department of Economic Affairs)

## New Delhi, the 18th December 1962

G.S.R. 1734.—In exercise of the powers conferred by section 9A of the Public Debt Act 1944 (18 of 1944), the Central Government hereby specifies that the provisions of sections 9B and 9C of the said Act shall also apply to the securities created in the form of Defence Certificates.

[No. F, 13(41)-W&M/62.]

G.S.R. 1735.—In exercise of the powers conferred by clause (a) of rule 4 of the Public Debt Rules, 1946, the Central Government hereby prescribes that the following shall be the form of a Government security for the purposes of sub-clause (a) (iv) of clause (2) of section 2 of the Public Debt Act, 1944 (18 of 1944). namely:—

"FORM

[obverse]

Rupees

Rupees

Rc.

#### GOVERNMENT OF INDIA

#### DEFENCE CERTIFICATE

No.

This Certificate has been issued pursuant to the Government of India, Ministry of Finance, Notification No. F. 13(41)-W&M/62, dated 7th December, 1962.

No.

Stamp of Office of Issue

By order of the President of India

(Governor's signature)
Governor, Reserve Bank of India

Date of Issue Register No. Signature of Issuing Officer Designation

NOT TRANSFERABLE BY ENDORSEMENT

Rs.

#### (Reverse)

#### CONDITIONS GOVERNING CERTIFICATE

- 1. This Certificate will be repaid not earlier than ten years from the date of issue.
- 2. For claiming the repayment on maturity, the Certificate should be presented at the Reserve Bank of India, New Delhi, duly discharged on the receipt printed below. The holder who is resident outside India will be permitted to repatriate the amount received by him in repayment of the Certificate.
- 3. The portion of the maturity value representing the premium will not be liable to Indian Income tax.
- 4. A holder who holds this Certificate in his individual capacity can nominate a person or persons to receive the amount, in the event of his death, without the

production of legal proof of title. The nomination has to be made in the prescribed form and registered with the Reserve Bank of India, New Delhi.

5. If this Certificate is to be transferred, the Transfer Deed form provided below should be completed by the transferor and the transferee and the Certificate lodged at the issuing office for the issue, by the Reserve Bank of India, New Deihi, of a fresh Certificate in the name of the transferee. The Transfer Deed will have to be stamped according to the stamp law of the country where the Office of Issue is situate.

#### TRANSFER DEED

the withinmentioned Defence Certificate un executors, administrators or assigns, and I the above Certificate transferred to me.	(Transferee)  Ido hereby accept (Transferee)
nine hundred and	day of.,one thousand
(Name of Transferor) In the presence of	(Signature of Transferor)
(Name, occupation and address of witness)	(Signature of witness)
Signed by the above-named	
(Name of Transferee)	(Signature of Transferee)
(Name, occupation and address of witness)	(Signature of Witness)
	Received payment of Rupees being the amount due on this Certificate  Signature of the holder  Date

[No. F. 13(41)-W&M/62.] SHIV NAUBH SINGH, Jt. Secy.

## (Department of Revenue)

#### Customs

New Delhi, the 22nd December 1962

G.S.R. 1736.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (8 of 1878), the Central Government hereby rescinds the notifi-

cation of the Government of India in the Ministry of Finance (Department of Revenue) No. 174-Customs, dated the 29th July, 1957.

INo. 197.1

S. VENKATESAN, Dy. Secy.

## (Department of Revenue) CENTRAL EXCISES

#### New Delhi, the 22nd December 1962

- G.S.R. 1737.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules further to amend the Central Excise Rules, 1944, namely:
- 1. These rules may be called the Central Excise (Twenty-Second Amendment) Rules, 1962.
- 2. In the Central Excise Rules, 1944, in Appendix 1, in Form R.G. 22 (Central Excise Series No. 55F) after paragraph 4 of the Note, the following shall be inserted at the end, namely:—
  - "5. All receipts of oil seeds into the factory should be shown in columns 3 and 4, immediately on arrival within the factory premises."

[No. 219/62.]

- G.S.R. 1738.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules further to amend the Central Excise Rules, 1944, namely:—
- 1. These rules may be called the Central Excise (Twenty-third Amendment) Rules, 1962.
  - 2. In the Central Excise Rules, 1944, in rule 2,-
    - (i) in clause (ii), for sub-clause (g), the following shall be substituted, namely---
    - "(g) in the districts of Bareilly, Pithauragarh, Almora, Nainital, Shahjahanpur, Pilibhit, Hardol, Badaun, Lucknow, Unnao, Sitapur, LakhimpurKheri, Faizabad, Barabanki, Sultanpur, Rae-Bareilly, Allahabad,
      Pratapgarh, Fatehpur, Jaunpur, Mirzapur, Varanasi, Ballia, Gorakhpur, Azamgarh, Deoria, Ghazipur, Gonda, Basti, Baraich, Rampur,
      Moradabad, Pauri-Garhwal, Chamoli, Bljnor and Banda of the State
      of Uttar Pradesh, the Collector of Central Excise, Allahabad;"
    - (ii) after sub-clause (p), the following sub-clause shall be inserted, namely-
      - "(q) in the districts of the State of Uttar Pradesh other than those specified in sub-clause (g), the Collector of Central Excise, Kanpur."
  - 3. This notification shall come into force on and from the 1st January, 1963.

[No. 220/62.]

#### CORRIGENDUM

#### CENTRAL EXCISES

## New Delhi, the 22nd December 1962

- G.S.R. 1739.—In the Notification (G.S.R. No. 1577) of the Government of India, Ministry of Finance (Department of Revenue) No 197/62 (Central Excises) dated the 17th November, 1962 printed in Part II—Section 3—Sub-section (i), at pages 1928 to 1934 of the Gazette of India, dated the 24th November, 1962,—
  - (i) at page 1928, in line 6 of the notification, for "5th November" read "5th April";

- (ii) in the Table annexed to the notification,—
  - (a) at page 1929, in line 11, under column 2, for "process", read "process".
  - (b) at page 1930, in line 3 under column 2, for "sheet or", read "sheet of".
  - (c) at page 1934, under column 3,-

in line 2, for "land" read "India".

in line 5, for "Iania" read "land", and

in line 10, for "land" read "Indian".

[No. 217/62.]

L. M. KAUL, Dy. Secy.

### (Department of Revenue)

MEDICINAL AND TOILET PREPARATIONS

New Delhi, the 22nd December 1962

G.S.R. 1740.—In pursuance of sub-rule (2) of rule 60 of the Medicinal and Toilet Preparation (Excise Duties) Rules, 1956, the Central Government hereby declares the medicinal preparation specified in the Table below as a restricted preparation and directs that the same shall be included in the Schedule.

#### TABLE

(Restricted Preparations)

Pharmacopoelal Preparations

Aqua Pudinae Conc.

Manufactured by M/s. Tack Pharmacopoeia Works, Jodhpur.

[No. 21.7]

#### CUSTOMS AND CENTRAL EXCISE

#### New Delhi, the 22nd December 1962

- G.S.R. 1741.—The following draft of rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after 23rd January, 1963.
- 2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

#### Draft Rules

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1962.
- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the existing sub-item (5)(ix) at Serial No. 2 and entries relating thereto, the following shall be substituted, namely:—
  - (ix) Polythene moulding powder:-
    - (a) Subject to 'Set-off' against imports

Two hundred and ten rupees per quintal.

Provided that the exporter produces evidence to the satisfaction of Customs Collector that a quantity of 105 Kg. of polythene M.P. has been imported for each 100 Kg. of product exported within a period of eighteen months immediately

preceding the date of such exportation and that this quantity of imported polythene M.P. has not been

- (i) similarly correlated to and accounted for against any other previous exportation of polythene product, or
- (ii) previously re-exported as such or in any other form with or without claim for drawback;

Provided further that in the case of export being made by an exporter on behalf of a manufacturer of articles made of Polythene M.P. the exporter should produce evidence to the satisfaction of Collector of Customs that a quantity of 105 Kg. of polythene M.P. has been imported by the manufacturer of the articles for each 100 Kg. of products exported within a period of eighteen months immediately preceding the date of such exportation and that this quantity of imported Polythene M.P. has not been accounted for in the manner prescribed in the foregoing proviso and provided that the exporter furnishes a certificate from the manufacturer of the articles in support of the claim made by the exporter—

(b) without 'Set-off'

Eighty seven rupees and thirty five naye paise per quintal.

[No. 144/F. No. 34(1)/28/62-Cus. IV.]

G.S.R. 1742.—In exercise of the powers confered by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excise and Salt Act, 1944 (1 of 1644), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

#### Amendment

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1962.
- 2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the existing item at Serial Number 55 and entries relating thereto, the following shall be substituted, namely:—
  - "55. (i) Tennis and Badminton rackets.
    - (ii) Cricket Bats, Tennis Balls and Table Tennis Bats."

[No. 146/F'. No. 34(10)/1/62-Cus.IV.]

G.S.R. 1743.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944) as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said subsection (3) of section 43B, namely:—

#### Amendment.

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1962.
- 2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the existing item at Serial Number 82 and entries relating thereto, the following shall be substituted, namely:—
  - "82. Books and Periodicals in bound or flat/folded sheet form printed on imported paper."

[No. 147/F. No. 34(58)/9/62-Cus.IV.]

J. BANERJEE, Dy. Secy.

## OFFICE OF THE ASSISTANT COLLECTOR OF CUSTOMS, JODHPUR

Jodhpur, the 15th December 1962

To

Shri Kamal S/o Sobdar, Muslim, resident of Village Lokhar hari, Tehsil Barmer (Rajasthan)

- G.S.R. 1744.—In reply to the Show Cause Memo C. No. 11-P/18/62/11611-12 dated 14th September 1962 in connection with the seizure of a mare, reasonably believed to have been imported illicitly from Pakistan by you, you had desired to be heard in person and to produce evidence in support of your case, under your letter received in this office on 5th October 1962. Accordingly the case was fixed up on 6th December 1962 for personal hearing and the date communicated to you under this office letter C. No. VIII-171/JD/62/22117-18 dated 13th November 1962. This letter was received by Shri Ikran Din on your behalf on 20th November 1962 but still you failed to appear on this date. One Shri Amar has reported under letter dated 6th December 1962 that you have left for certain places in Gujrat without leaving your address. Since Shri Amar has no authority from you to pursue your case, no cognizance can be taken of any of his communications. In order, however, to meet with the ends of natural justice, the case has again been fixed up on 4th January 1963, when the Superintendent, of Customs (Preventive) Jodhpur will grant a personal hearing to you or your legal representative at Jodhpur at 11 A.M. in his office located at Kuchaman House, Pali Road, Jodhpur.
- 2. You or your legal representative may, therefore, appear before him on the said date and time together with all evidence, documentary or otherwise in support of your case.
- 3. It may please be clearly noted that should you or your legal representative fail to appear on the said date and time, it will be presumed that you have no evidence in support of your case and hence no further opportunity for personal hearing will be granted and the case will be decided on the basis of evidence on record.

[No. C.VIII(10)171/JD/61/2418687.]

N. C. JUNEJA.

Deputy Superintendent of Customs (Preventive)

Jodhpur.

#### MINISTRY OF COMMERCE AND INDUSTRY

RUBBER CONTROL

New Delhi, the 14th December 1962

- G.S.R. 1745.—In exercise of the powers conferred by section 25 of the Rubber Act, 1947 (24 of 1947), the Central Government hereby makes the following rules further to amend the Rubber Rules, 1955, namely:—
  - 1. These Rules may be called the Rubber (Fourth Amendment) Rules, 1962.
- 2. In sub-rule (3) of rule 3 of the Rubber Rules, 1955, the words "one of whom shall be the Director of Agriculture of that State" shall be omitted.

[No. F.15(6)Plant(B)/62.]

#### ORDER

New Delhi, the 14th November 1962

G.S.R. 1746.—In exercise of the powers conferred by sub-sections (3) and (5) of section 30 of the Tea Act, 1953 (29 of 1953), the Central Government hereby makes the following Order further to amend the Tea Waste (Control) Order, 1959,

published with the notification of the Government of India in the Ministry of Commerce and Industry No. G.S.R. 354, dated the 18th March, 1959, namely:—

- 1. This Order may be called the Tea Waste (Control) Amendment Order, 1962.
- 2. In clause 2 of the Tea Waste (Control) Order, 1959, for sub-clause (f), the following sub-clause shall be substituted, namely:—
  - "(f) 'tea waste' means tea sweepings, tea fluff, tea fibre or tea stalks or any article purporting to be tea which does not conform to the specifications for tea laid down under the Prevention of Food Adulteration Act, 1954 (37 of 1954) but does not include green tea or green tea stalks."

[No. 10(14)Plant(A)/60.]

B. KRISHNAMURTHY, Under Secy.

# MINISTRY OF WORKS, HOUSING & REHABILITATION (Department of W. & H.)

New Delhi, the 11th December 1962

G.S.R. 1747.—The President has been pleased to decide that entries against item 2, under column 8 of the Schedule attached to this Ministry's Notification No. 56/10/60-EWII, dated the 23rd April, 1962, be amended to read as "20-28 Years."

[No. 56/10/60-EWII.] R. C. MEHRA, Under Secy.

#### MINISTRY OF EDUCATION

## New Delhi, the 18th December 1962

- G.S.R. 1748.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Special Officer (Hindi) in the Ministry of Education, namely:—
- 1. Short title.—These rules may be called the Ministry of Education (Special Officer Hindi) Recruitment Rules, 1962.
- 2. Application.—The rules shall apply to the post specified in column 1 of the Schedule annexed hereto.
- 3. Number, Classification and Scale of pay.—The number and classification of the said post and the scale of pay attached therefo shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Methods of recruitment, age-limit and other qualifications.—The method of recruitment to the said post, age limit, qualifications for recruitment and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid: Provided that the maximum age limit specified in the Schedule may be relaxed in the case of candidates belonging to the Scheduled Castes, Scheduled Tribes or other special categories in accordance with the orders issued by the Central Government from time to time.
- 5. Disqualifications.—(i) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse shall be eligible for appointment to the post, and
- (ii) No woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Recruitment Rules for the post of Special Officer (Hindi) in Ministry of Education

Name o Post	f No. of posts	Classifi- tion	Scale of pay	Whether selec- tion post or non- selec- tion post	Age limit for direct recruits	Educational and other qualifications required for direct recruits	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees		Method of rectt. whether by direct rectt. or by promotion or transfer and percentage of the vacancies to be filled by various methods	In case of rectt. by pro- motion transfer, grades from which promo- tion to be made		Circums- tances in which UPSC is to be consulted in making rectt.
1	2	3	4	5	6	7	8	9	10	11	12	13
Special Officer (Hindi	•		Rs. 900—50 —1250		Preferably below 45 years (with usual relaxation).	Extential:  (i) A Master's Degree in Hindi of a recognised University or equivalent qualification.  (ii) About 5 years experience of translation work (Hindi to English and vice versa).  (iii) Sound knowledge of English.  Qualifications relaxable at Commission's discretion in the case of candidates otherwise well-qualified.	column 10.	Two years.	By transfer/deputation officer holding an post under the Cen State Government an sing the essential q as at item (i) in colur suitable officer is avaithese sources the vabe filled by direct re	analogous tral or a d posses- ualification nn 7. If no lable from cancy may		As requir- ed under the rules.

## Desirable 1

(i) Experience of Research.
(ii) Knowledge of one or more modern Indian languages, other than Hindi.
(iii) Knowledge of Sanskrit.

[No. F. 21-47/62-A.3.] K, R. RAMACHANDRAN, Dy. Secy.

## MINISTRY OF SCIENTIFIC RESEARCH & CULTURAL AFFAIRS

New Delhi, the 12th December 1962

- G.S.R. 1749.—In exercise of the powers conferred by the proviso to article 309, of the Constitution, the President hereby makes the following rules relating to recruitment to certain Class I and Class II posts in General Central Service, namely:—
- 1. Short title.—These rules may be called the Ministry of Scientific Research and Cultural Affairs (General Central Service—Class I and Class II posts) Recruitment Rules, 1962.
- 2. Application.—These rules shall apply to the posts specified in column 1 of the Schedule annexed to these rules.
- 3. Classification and Scales of Pay.—The classification of the said posts and their scales of pay shall be as specified in columns 3 and 4 of the said Schedule.
- 4. Age limit and other Qualifications.—The age limit and other qualifications for recruitment to the said posts, the method of recruitment thereto and other matters connected therewith shall be as specified in columns 6 to 13 of the aforesaid Schedule.

Provided that the age limit prescribed for direct recruitment in column 6 of the said Schedule may be relaxed in the case of candidates belonging to the Scheduled Castes or the Scheduled Tribes and other special categories of persons in accordance with the orders issued from time to time by the Government of India.

- 5. Disqualifications.—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the post, and
- (b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a

wife living at the time of such marriage, shall be eligible for appointment to the post;

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Recruitment rules for the post of Deputy Educational Adviser (Technical), Assistant Educational Officer (Technical) in Ministry of Scientific Research and Cultural Affairs.

Name of post	No. of posts	Classification	Scale of pay	Whether Select- tion post or non- selection	Age Nmit for direct re- cruits	Educational and other qualifications required for direct recruits
				post		

I	2	3	4	5	6	7
r. Deputy Fducational Adviser (Technical).	4	General Central Service Class I (Gazetted).	Rs. 1100—50 —1300—60— 1600—100 —1800.	Select- ion.	45 yrs. and below.	Essential:  (i) Second Class Degree in Engineering or Technology or 2nd Class Master's Degree of a recognised University in Science or equivalent qualification.

- (ii) About 10 years' experience in two or more of the following fields:
  - (a) Teaching.
  - (b) Educational admintration.
  - (c) Industry.
  - (d) Research.

Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.

## Desirable

Experience in the formulation of schemes for technical education/training.

Adviser (Technical), Education Officer (Technical) and Assistant Education

Whether age and educational qualification prescribed for the direct recruits will apply in the case of promotees		Method of rectt. whether by direct rectt. or by promotion or transfer and per- centage of the vacancies to be filled by various methods	In case of recruitment by promotion/transfer, grades from which promotion to be made	DPC	Circumstances in which U.P.S.C. is to be consulted in making rectt.
8	9	10	ıı	12	13
No	2 yrs.	25% direct rectt. 75% by depart- mental promotion.	Promotion: Assistant Educational Adviser (Technical) —8 (Rs. 900—1250) with 4 years service in the grade.	Class I D.P.C.	As required under the rules.

I	2	3	4		5	- 6		7
2. Assistant Educational Adviser (Technical).	8	General Central Service Class I (Gazetted)	Rs. 900—1250.		Selection.		ad w.	Essential:  (i) 2nd Class Degree in Engineering or Technology or 2nd Class Master's Degree in Science of a recognised University or equivalent qualification.  (ii) About 7 years' experience in two or more of the following fields:—  (a) Teaching.  (b) Educational administration.  (c) Industry.  (d) Research.  Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.  Desirable  Experience in the formulation of schemes for
3. Education 7 Officer (Technical)		Do. Rs.	700-40- 900.	Selection.	E 8	years and a low.	Qu Qu (i)	Technical education training. mial:  i) 2nd Class Degree in Engineering or Technology or 2nd Class Master's Degree in Science or equivalent qualification.  ii) About 5 years' experience in two or more of the following fields:—  (a) Teaching. (b) Educational administration. (c) Industry. (d) Research. ualifications relaxable at Commission's discretion in case of candidates otherwise well qualified. esirable  Experience in organising practical training or apprenticeship of technical graduates and diploma holders.  i) Experience in the collection and analysis of statistical data or other information relating to aducation or experience in carrying out manpower surveys.  Experience in educational planning with special reference to technical reference to technical planning with special planning with special planning with spec

8	9	10	II	12	13
No	2 years	50% direct recruit- ment 50% promotion.	Education Officer (Technical)—7 (Rs. 700—900)	D.P.C.	As required un- der the rules.

No

2 years 50% by direct recruitment, 50% by promotion.

by Promotion:
Assistant Education Offiment, cer (Technical)—7
(Rs. 400—680) with 3
year's service in the
grade.

Do.

Do.

8 13 IO TT 12 No 2 years 75% direct Π As required un Promotion: Class. DPC der the rules recruitment Technical 25% promo-Assistant tion. (Selection Grade) 2 (Rs. 325-575). Technical Assistant 9 (Rs. 210-425) (with 5 years service in the grade of Technical Assis-

tant and 3 years service in the grade of Technical Assistant (selection grade)

> [No. F. 4/48/59-Estt. I.] B. N. BHARDWAJ, Under Secy.

## New Delhi, the 14th December 1962

- G.S.R. 1750 .- In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to class III posts in the Ministry of Scientific Research and Cultural Affairs, namely:-
- 1. Short title:— These rules may be called the Ministry of Scientific Research and Cultural Affairs (General Central Service Class III Posts) Recruitment Rules,
- 2. Application:—These rules shall apply to the posts in the Ministry of Scientific Research and Cultural Affairs specified in column 1 of the Schedule annexed hereto.
- 3. Classification and Scale of Pay:—The classification of the posts and the scale of pay attached thereto shall be as specified in columns 2 and 3 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications:—Method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 4 to 11 of the Schedule aforesaid:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes, or the Scheduled Tribes and other special categories of persons in accordance with the orders issued from time to time by the Central Government.

- 5. Power to relax educational qualifications:—Where the Central Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing relax qualifications with respect to any class or category of persons.
- 6. Disqualifications:—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to service, and
- (b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to service:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

## Recruitment Rules for the Post of Technical Assistants (Ordinary Grade) in the Ministry of Scientific Research & Cultural Affairs.

Name of Post	Its classification whether Gazetted	Scale of pay	Percent prome		ts to be filled	l by	For D	irect recruitment only		For promotion/ transfer only
	or non- Gazetted & whether Ministerial or non- ministerial		Direct recruit- ment	By selection	Seniority- cum- fitness	Trans- fer	Age limit	Educational and other qualifications required	Period of probation if any	Whether age and educational qualification prescribed for direct recruitment will apply in the case of appointment by promotion transfer.
ſ	2	3	4	5	6		7 8	9	10	11
Technical Assistants (Ordinary Grade).	General Central Service Class III (Non-Gazetted and non- ministerial).	Rs. 210-10- 290-15-320- EB-15-425.	I∞°′,	Does not arise.	Does not arise.	Does not arise	2I-30 years	Essential (a) For posts on General Side 1st Class B.A., B.Sc./B.E. or equivalent. or 2nd Class M.A./M.Sc. or equivalent. (b) For posts on Technical Side 2nd Class Bachelors' degree in Engineering or Technology or 2nd Class Master's degree in any of the following fields: Physics/Chemistry/ Mathematics/Statistics/Zoology/Botany/ Geology/any other field of Science.	2 years	Does not arise,

1884 [PART II-

[No. F. 4/26/58-Estt. I.]

N. K. SREENIVASAN, Dy. Secy.

## MINISTRY OF TRANSPORT & COMMUNICATIONS (Department of Transport) (Transport Wing)

#### PORTS

New Delhi, the 12th December 1962

G.S.R. 1751.—In exercise of the powers conferred by clauses (j) and (jj) of sub-section (1) of section 6 of the Indian Ports Act, 1908, (15 of 1908), the Central Government hereby makes the following amendment to the Government of India, Ministry of Transport Notification No. 3-P. II(137)/54-VII, dated the 1st October, 1955, fixing charges for the hire of plants, appliances and other property belonging to the Government of India at the Port of Kandla, the same having been previously published as required by sub-section (2) of the said section, namely namely: -

#### Agnendment

Under the 'Notes' appearing immediately below table-II, relating to "Hire of cranes and fork lifts for purposes outside the ordinary routine of landing, shipment and delivery," after the existing item (g) the following shall be substituted, namely: ---

"(h) No charges will be payable for departmental use".

INo. F. 2-PG(65)62.1

HARBANS SINGH, Under Secy.

## (Departments of Communications & Civil Aviation)

New Delhi, the 15th December 1962

- G.S.R. 1752.—In exercise of the powers conferred by sub-section (3) of Section 6 of the Aircraft Act, 1934 (22 of 1934), the Central Government hereby authorises the officers specified in the Schedule below to take, for the purpose of securing compliance with any order made (whether before or after the date of this notification) under sub-section (i) of the said section 6, in addition to any other steps considered necessary, any of the following steps, namely:—
  - (a) to inspect and take possession of or detain any aircraft or part thereof or any documents appertaining thereto;
  - (b) to use such force as may be necessary for the purpose aforesaid.

#### SCHEDULE

- 1. The Director-General of Civil Aviation.
- 2. The Deputy Director-General of Civil Aviation.
- 3. Director, Air Routes and Aerodromes.
- 4. Director, Aeronautical Inspection.
- Director, Training and Licensing.
- 6. Deputy Director, Air Routes and Aerodromes.
- 7. Deputy Director, Aeronautical Inspection.
- 8. Any Controller of Aerodromes.
- 9. Any Controller of Aeronautical Inspection.
- 10. Any Aerodrome Officer-in-charge of an Aerodrome.
- 11. Any Senior Aircraft Inspector.
- Any Aircraft Inspector.
- 13. Any Commissioned Officer of the Army, Navy or Air Force.

[No. F.21-A/8-62.]

#### ORDER

## New Delhi, the 15th December 1962

G.S.R. 1753.—In pursuance of sub-rule (1) of rule 105 of the Defence of India Rules, 1962, the Central Government hereby authorises the officers specified in the Schedule below to make orders under that sub-rule,

#### THE SCHEDULE

1. The Director-General of Civil Aviation.

- 2. The Deputy Director-General of Civil Avlation.
- 3. Director, Air Routes and Aerodromes.
- 4. Director, Aeronautical Inspection.
- 5. Director, Training and Licensing,
- 6. Deputy Director, Air Routes and Aerodromes.
- 7. Deputy Director, Aeronautical Inspection,
- 8. Any Controller of Aerodromes.
- 9. Any Controller of Aeronautical Inspection.
- Any Aerodrome officer in charge of Aerodrome.
- 11. Senior Aircraft Inspector.
- 12. Aircraft Inspector,
- 13. Any Commissioned Officer of the Army, Navy or Air Force.

[No. F.21-AS/14-62.]

K. GOPALAKRISHNAN, Dy. Secy.

#### (Department of Communications & Civil Aviation)

#### (P. & T. Board)

New Delhi, the 31st October 1962

- G.S.R. 1754.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the recruitment to the posts of Ferroprinters in the Posts & Telegraphs Department, namely:—
- 1. Short title.—These rules may be called the Ferroprinters (Posts & Telegraphs Department) Recruitment Rules, 1962,
- 2. **Application.**—These rules shall apply to the posts specified in column 1 of the Schedule to these rules,
- 3. Classification, Scale of Pay etc.—The classification of the said posts, scale of pay attached thereto and other matters connected therewith shall be as specified in columns 2 to 6 of the said Schedule.

			Schedule		
Name of cadre.	Classification,	Scale of pay.	Scope of Service	Method of recruitment—whether by direct recruitment or by promotion or transfer and the percentage of vacancies to be filled by either method.	Period of trial.
<u>(1</u> , –		(3)		(5)	(6)
	General-Ce- Rs nrral Service- Class III Non- gazetted and non-ministerial.	. 110-3-131	Ordinarily liable for service in a particular office for which recruived, but in the interests of service, liable for transfer; outside that office.	among Daftries who have a lien on some permanent posts in the Department, and at least five years' service (including continuous temporary service) in the Department. Selection by a Board consisting of a D. E. T. & two Class II Officers. The Board may hold such tests as it may consider necessary for the purpose of selection.	One year.

[No. 62-1/61-NCG.]

A. BHATTACHARJEE, Asstt. Director.

#### ERRATUM

The above notification is republished and G.S.R. 1495 appearing on page 18: of the Gazette of India Part II—3(i) dated 10th November, 1962, may be treate as cancelled.

#### ERRATA.

In Posts and Telegraphs Board's (Department of Communications and Civil Aviation) notification No. 21-22/60/NM/T-2, dated 13th November, 1962, published in the Gazette of India Part II-Section 3(1) dated 24th November, 1962, as G.S.R. 1568, the following corrections are to be made:--

Page 1909, last line of the Page—

for "(or 30a)", read "(or 30a"

Page 1910, Para 4(c) of the notn.-

for "co-operate &" read "co-operate &".

## MINISTRY OF ECONOMIC & DEFENCE CO-ORDINATION (Department of Supply)

New Delha, the 26th November 1962

- G.S.R. 1755.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules, regulating the method of recruitment to the post of Field Officer in the Headquarters Office of the Director General of Supplies and Disposals. New Delhi namely:—
- 1. Short title.—These rules may be called the Director General of Supplies and Disposals (Field Officer) Recruitment Rules, 1962,
- 2. **Application.**—These rules shall apply for recruitment to the post specified in column 1 of the Schedule annexed hereto.
- 3. Number, classification and scale of pay.—The number, classification of the post and the scale of pay attached thereto shall be as specified in columns 2, 3 and 4 of the said Schedule.
- 4 Nature of the post, the method of recruitment, the age limit etc.—The nature of the post, the method of recruitment, the age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the said Schedule.

This Ministry's notification No. 35/12/61-ESI dated the 5th July, 1962 published under G.S.R. 979 dated the 21st July, 1962, is cancelled.

SCH E-

Name of -	ha Na af		Scale of pay					
Name of t post	he No. of posts sanctioned	Classification	(i) For persons who have opted to continue in the scale existing before the 1st July, 1959	(ii) For persons who have opted for the revised scale of pay under the C.S.S. (Revised Pay Rules 1960 with effect from the 1st July 1959				
1	2	3	4					
Field Office	o One	General Central Services—Class II Gazetted.	Rs. 3252550030 590.	- Rs. 350—25—500— 30—590—EB—30 800—EB—30—830— 35—900 <del>,</del>				
ruitment	or promotion	other by direct rec- or transfer and per- be filled by various		y promotion or transfer, motion is to be mude.				

#### DULE

Whether selection post or non-selection post.	Age limit for di- rect recruits, on	Educational and other qualifications for direct recruits	Whether age and educational qualifications prescribed for direct recruits will apply in the case of promotees	Period of Probation
5	6	7	8	9
Not appli- cable	Not applicable (No direct recruits are to be appointed)	Not applicable.	Not applicable.	Not applicable.
f a D. P. C	. exists, what is its		nstances in which ( oulted in making re	
	12		13	
— — Not	applicable.		Not applicabl	е,
			[No	o. 35/12/61-ESI.]

## MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 12th December 1962

- G.S.R. 1756.—In exercise of the powers conferred by sub-section (1) of section 5, read with section 7, of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby frames the following scheme further to amend the Employees' Provident Funds Scheme, 1952, namely:—
  - This scheme may be called the Employees' Provident Funds (Fourteenth Amendment) Scheme, 1962.
  - 2. In the paragraph 2 (kk) of the Employees' Provident Funds Scheme, 1932. for the words "indigo or lac", the words "indigo, lac or fruit and vegetable preservation industry", shall be substituted.

[No. 3/17/62-PF.II.]

G.S.R. 1757.—In exercise of the powers conferred by section 5 read with subsection (1) of section 7 of the Employees' Provident Funds Act, 1952 (19 of 1952),

the Central Government hereby makes the following Scheme further to amend the Employees' Provident Funds Scheme, 1952, namely:—

- 1. This Scheme may be called the Employees' Provident Funds (Thirteenia Amendment) Scheme, 1962.
- 2. In the Employees' Provident Funds Scheme, 1952, in clause (b) of sub-paragraph (3) of paragraph 1, sub-clause (xxviii) shall be renumbered as sub-clause (xxix) thereof and before sub-clause (xxix) as so renumbered, the following sub-clause shall be inserted, namely:—

"(xxviii) as respects bauxite mines covered by the notification of the Government of India in the Ministry of Labour and Employment, No. G.S.R. 1625, dated the 23rd November, 1962, come into force on the 31st December, 1962".

[No. 4(7)/61-PF.II.1

## New Delhi, the 15th Desember 1962

- G.S.R. 1758.—In exercise of the powers conferred by section 5 read with subsection (1) of section 7 of the Employees' Provident Funds Act, 1962 (19 of 1952), the Central Government hereby makes the following Scheme further to amend the Employees' Provident Funds Scheme, 1952, namely:—
- 1. This Scheme may be called the Employees' Provident Funds (Fifteenth Amendment) Scheme, 1962.
- 2. In the Employees' Provident Funds Scheme, 1952, in sub-paragraph (1) of paragraph 29, the following proviso shall be inserted, namely:--

"Provided that the above rate of contribution shall be eight per cent in respect of any establishment or class of establishments which the Central Government may specify in the Official Gazette from time to time under the first proviso to sub-section (1) of section 6 of the Act."

[No. 3(31)/62-PF, II.]

P. D. GAIIIA, Under Secv.

## (Directorate General of Employment and Training)

New Delhi, the 13th December 1962

G.S.R. 1759.—In exercise of the powers conferred by sub-section (1) of section 27 of the Apprentices Act, 1961 (52 of 1961), the Central Government hereby appoints the officers mentioned in column 2 of the Schedule annexed hereto as Deputy and Assistant Apprenticeship Advisers with the designations as shown in column 3 thereof to assist the Central Apprenticeship Adviser in the performance of his functions:—

#### SCHEDULE

S. No.	Post held	Appointed as
т	2	3

My. Iquarters of the Directorate-General of Employment and Training, Ministry of Labour and Employment, New Delhi

- 1 Deputy Directors of Training . . . Deputy Central Apprenticeship Advisors,
- 2 Assistant Directors of Training . Assistant Central Apprenticeship Advisers,
- 3 Technical Officers . . . Assistant Central Apprenticeship Advisers (Junior).

T	2	3
	Central Training Institute for Instructors in and Training, Ministry of Labour	nder the Directorate-General of Employment and Employment
.4	Principal, Central Training Institute for Instructors, Calcuita.	Deputy Central Apprenticeship Adviser (Regional).
5	Vice-Principal, Central Training Institute for Instructors, Calcutta.	Assistant Central Apprenticeship Adviser (Regional).
6	Principal, Central Training Institute for Instructors, Bombay,	Deputy Central Apprenticeship Adviser (Regional).
7	Principal, Central Training Institute for Instructors, Madras.	Deputy Central Apprenticeship Adviser (Regional).
8	Principal, Central Training Institute for Instructors, Kanpur,	Deputy Central Apprenticeship Advise <sup>r</sup> (Regional).

[No. 100/1/62-ES.]

S. ABDUL QADIR, Jt Secy

## MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 14th December 1962

G.S.R. 1760.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to mend the Film Institute of India (Class II Fosts) Recruiment Rules, 1962, published with the Notification of the Government of India in the Ministry of Information and Broadcasting No. G.S.R. 215, dated the 13th February, 1962, namely:—

1. These Rules may be called the Film Institute of India (Class II Posts) Recruitment (Second Amendment) Rules, 1962.

2. In the Schedule to the Film Institute of India (Class II Posts) Recruitment Rules, 1962, after Serial No. 8 and the entries helating thereto the following shall be added, namely:—

1	2		3	4	5	6	7	8	9	10
°19	Instructor Direction	in	General Central Services Class II Gazetted Non-Ministerial.	Rs. 350—25—500 —30—590— EB—30—800.	Not applica- ble.	40 years and below.	Essential:—  (i) Degree of a recognised University.  (ii) About 3 years' experience of directing motion pictures in a Film Organisation of repute.  Or  Diploma in Film Direction or Film Production of a recognised Institute.  (iii) Knowledge of Indian Art & Culture.  Exirable:— Teaching experience.	Direct recruit- ment.	Net- appli- cable.	As required under the rules."

[No. F. 1/16/62-FI "FII-RRA(2)"]

S. PADMANABHAN, Under Secy.

#### New Delhi, the 17th December 1962

- G.S.R. 1761.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules for regulating the method of recruitment to the post of Accounts Clerk in the Office of the Registrar of Newspapers for India, Ministry of Information and Broadcasting of the Government of India, namely:—
- 1. Short Title.—The rules may be called the Office of the Registrar of Newspapers for India (Accounts Clerk) Recruitment Rules, 1962.
- 2. Application.—These rules shall apply to the post specified in column 2 of the Schedule annexed hereto.
- 3. Classification and scale of pay.—The classification of the post, and the scale of pay attached thereto shall be as specified in column 3 and 4 of the said Schedule.
- 4. Method of recruitment, qualifications, etc.—The method of recruitment to the post; the age limit, qualifications and other matters pertaining thereto shall be as specified in columns 5 to 12 of the said Schedule.

Provided that the upper age limit specified in column 9 of the said Schedule may be relaxed in the case of candidate belonging to the Scheduled Castes, the Scheduled Tribes or displaced persons and other special categories of persons in accordance with the general orders issued from time to time by the Government of India.

- 5. **Probation.**—All persons appointed to the post specified in column 2 of the aforesaid Schedule shall be on probation for a period of two years which may be extended at the discretion of the appointing authority.
- 6. **Disqualifications.**—(a) No person who has more than one wife living or who, having a spouse living marries in any case in which such marriage is void by reason of its taking place, during the life-time of such spouse shall be eligible for appointment to the post; and
- (b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post.

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

[No. F. 16/29/62-I(A).] R. B. SINHA, Under Secy.

## MINISTRY OF FOOD AND AGRICULTURE

#### (Department of Agriculture)

New Delhi, the 30th November 1962

- G.S.R. 1762.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of persons to certain Class I and II posts in the Tripura Administration namely:—
- 1. Short title.—These rules may be called the Tripura Administration. Agriculture and Forest Departments (Class I and II posts) Recruitment Rules, 1962.
- 2. **Application.**—These rules shall apply to Class I and II (Ministerial and Non-Ministerial) posts in the Tripura Administration as specified in column 1 of the schedule hereto annexed.
- 3. Classification and scale of pay.—The classification—and the scale of pay attached to the said posts shall be as—specified in columns 3 and 4 of the said schedule.
- 4. Method of recruitment, age limit and other qualifications etc.—The Method of recruitment to the posts aforesaid, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 12 of the said schedule:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes. Scheduled Tribes, displaced r mons and other special categories of persons in accordance with the orders issued from time to time by the Government of India.

- 5. **Disqualification.**—(a) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be ellgible tor appointment to any of the said posts; and
- (b) no woman, whose marriage is void by reasons of the husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any of the said posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

						Sche
Name of post	No. of posts	Classifi- cation	Scale of pay	Whether Selection post or non- selection post	Age limit for direct recruits	Educational and other quali- fications required for direct recruits
	2	3	4	5	6	7
			Rs.			
Firests:  1. Chief l'orrest Officer.	1	G.C.S. Class I	507—37— 680—40 —1290.	- Selection	45 years & below (Re- Javable for Govt. ser- vants).	Essential  (i) Diploma of the Forest Research Institute & Colleges, Dehra Dun of equivalent degree of Foreign University.  (ii) About 5 years experience in a responsible capacity in the Forest Department.  Qualifications relaxable a Commission's discretion in ease of candidate otherwise well qualified.
2. Assistant Conservator of Forests.	servator Class I prests. (Non-	G.C.S. Class I (Non- Ministe- rial).	440—30—680—40 —800.	Selection	For Category  I 35 years & below (Relaxable for Govt. servants)  For Category II Between 19—24 years (29 years for Scheduled Castes/ Scheduled Tribes Candidates	Essential  (i) Diploma of the Fores Research Institute & Colleges, Dehra Dun of equivalent degree of Foreign University.  (i) Degree of a recognised University or equivalent (ii) Ranger's Certificate of the Forest Research Institute & Colleges, Dehra Dun.  (iii) About 3 years' experience in a responsible capacity in the Forest Department.  Qualifications relaxable a Commission's discretion in case of candidates

Whether age & educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of proba- tion, if any	Method of rectt, whether by direct rectt, or by promotion or transfer & percentage of the vacancies to be filled by various methods	In case of rectt, by pro- motion, transfer, grades from which promo- tion to be made	If a DPC exists what is its composition.	is to be
8	9	10	11	12	13
Age: No Educational Qualifications No But only those having Ran- ger's training will be eligi- ble for promo- tion.	Two I years.	Promotion failing which by transfer/deputation and failing both by direct recruitment.	of Forests (with about 3 years service in the grade) Failing which (ii) Divisional Forest Officer (with about 5 years service in the grade). Transfer/Deputation Suitable Officers from	DPC	As required under the rules.
Do.	Do,	Promotion failing which by direct recruitment.	State or Central Govt.  Promotion: Divisional Forest Officer (with about 3 years service in the grade).	Class II DPC	Do,

2126

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3. Divisional Forest Officer.

I

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G.C.S. Rs. 350—30 Selec-—620— tion. Class II (Non-EB---40 Ministe-<u>—720.</u> rial).

3

4

For Cetegory Essential:

*I.* years and below (Relaxable for Govt. servants)

6

For Categoty II.— Between 19-24 (29 years Veare Scheduled Castes/ Scheduled Tribes Candi-

dates.)

I. (i) Diploma of the Forest Research Institute and Colleges, Dehra Dun or equivalent degree of a foreign University. OR

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- (i) Degree of a recognised University or equivalent. (ii) Ranger's Certificate of the Forest Research Institute and Colleges, Dehra Dun.
- (iii) About a vears' experience in a responsible. capacity in the Fore Department.
- Oualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.
- II. For candidates to be selected for training Forest Research Institute and Colleges, Dehra Dun.
- A degree in Science, Mathematics, Agriculture, or Engineering of a recognised University or equivalent.

Agriculture 4. Director of Agriculture.

G.C.S. Rs. 500---Class I. 30-680 -40-1200.

Do. 45 years and below (Relaxable for Govt.

servants).

Essential:

- (i) Degree in Agriculture.
  - (ii) Experience of 8 years in a State territory either as a District Officer, Deputy Director of Agriculture or a Crop Development Officer or a Crop Botanist.
  - Qualifications relaxable Commission's discretion in case of candidates otherwise well qualified.

Desirable:

- (i) A post-graduate degree in Agriculture.
- (ii) Experience of Farm Management and Extenalon.

- ·5. Plant Protection Officer.
- G.C.S. Rs, 250-Do. Class II 20---650 (Non---20<del>--</del>750. Ministerial).
- 35 years and below (Relaxable for Govt. servants),
- Essential: (i) M.Sc. in Zoology (with Entomology) or Agriculture (with Agricultural Entomology) of recognised University. OR

8 10 IT 12 13 Q

Age-No

Twovears. Promotion:

Promotion:

Class II As requir-DPC. ed under the rules.

2127

Educational Qualifications: Νo

331 % a minimum of one post,

subject to Forest Rangers (with about 10 years vice in the ser-Forest Department).

66# % bv direct recruitment.

having Ranger's training will be eligible for promotion.

But only those

Age—No Qualifications— Yes,

Two years.

Do.

Promotion failing which by transfer/ deputation,

Promotion: (i) Superintendent of Agriculture.

(ii) Superintendent Basic Agricultural School. (iii) Horticulture Officer.

(iv) Agronomist.(v) Plant Breeder.

(vi) Plant Protection Officer. (vii) Agricultural Information Officer. (with about 5 years service in the grade).

Transfer/Deputation: Suitable Officers of Central or State Governments.

Do.

Promotion failing Promotion: which by transfer/ deputation and failing which by direct recruitment,

(i) Assistant Plant Protection Officer. (with about 3 years service in the grade).

Transfer/Deputation Suitable Officers of Cen-

Class I As requir-DPC. ed under the rules.

Do.

Class II

DPC.

Ι 2 3 4 5 6 Associateship of Indian Agricultural Research Institute in Agricultural Entomology or equivalent qualifications. (ii) About 3 years experience in Research and Plant Protection work. Qualifications reluxable at Commission's discretion in case of candidates otherwise well qualified. Desirable: (i) Training in Plant Protection. (ii) Knowledge of Adminis Account trative and matters. 6. Horticul-I G.C.S. Rs. 250- Selec-35 years Essential: and below tural Officer. Class II 20—650 (i) Degree in Agriculture or tion, (Non-(Relaxable Botany with Horticulture as a special subject of a -**20**---750. Ministefor Govt. recognised University. rial). scrvants). OREquivalent diploma in Horticulture of a recognised Institution. (ii) About 3 years experience in Horticulture including ornamental gardening. Qualifications relaxable at discretion Commission's in case of candidates otherwise well qualified. 7.(a) Super-5 Do. Do. Dø. Do. FOR POST AT (a) intendent Essential: (i) At least 2nd Class degree of Agriculture. in Agriculture of a recog-(b) Supernised University. intendent (ii) About 3 years research and/or practical experience in relation to Agriof Basic Agricultural School. culture. Qualifications relaxable Commission's discretion in case of candidates otherwise well qualified. Desirable: Experience of farm management and guiding layout experiments and trials especially of paddy and jute. FOR POST AT (b)— (i) At least 2nd Class degree in Agriculture of recognised University. (ii) About 5 years experience of teaching in a recognised Agricultural Institution and/or Agricultural Extension work. (iii) Knowledge of Bengali.

Sec. 3(1	)]	GA	 . kt	. 22,	/r.	. 1,	4
8		9	 	11		12	 13
	· · · · ·	·····	 <del></del>				 - <del></del>

tral or State Government.

Two Promotion falling years, which by transfer Class II As requir-Age -- No Promotion: Qualifications- years. (i) Assistant Horticul- DPC. ed under Yes. deputation and failture Officer. the rules. ing which by direct recruitment. (ii) Cashewnut Development Officer.
(with about 3 yeras sorvice in the grade). Transfer/Deputation: Suitable Officers Contral or of State Government,

Promotion 50% Transfer/deputation Do. Do. 50%.

Promotion: Class II As requir-DPC. (i) Jute Development Officer. (ii) Field Manure Officer. Teacher (iii) Assistant in Basic ral School. Agricultu-(iv) Land Utilisation ánd Development Officer. (with about 3 years service in the grade). Transfer/Deputation: uitable officers of the State or Central Suitable

Governments.

ed under

the rules.

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I	2		3	4	5	6	7
8. Agricul- tural In- formation Officer.		ī	G.C.S. Class II (Non- Minis- terial)	Rs. 250— 20—610.	Selec- tion	35 years & below (Re- laxable for Govt. ser- vants)	Commission's discretion in case of candidates otherwise well qualified.  Desirable:  (i) Experience of farm management field experiments and field trials and/or research.  Essential:  (i) Degree of recognised University preferable in Agriculture or allied Sciences.  (ii) Experience of journalism and/or publicity.  (iii) Knowledge of Bengali: Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.
9. Plant Breeder		ĭ	Do.	Rs. 250— 20—650 20—750	D6.	Do.	Essential:  (i) Master's or equivalent Honours' degree in Botany or Agriculture with specialisation in Plant Breeding and Genetics or equivale qualifications.  OR  Associateship of the Indian Agricultural Research Institute in Agricultural Botany with specialisation in Plant Breeding and Genetics or equivalent qualifications.  (ii) About 3 years experience of research in Plant Breeding and Genetics.  Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.  Desirable:  Experience of work relating to cereals, particularly
10. Agrono- mist		I	De.	Do.	Do.	Do.	rice.  Essential:  (i) M. Sc. in Agriculture of a recognised University or Associateship of Indian Agricultural Research Institute in Agronomy or Agricultural Chemistry and Soil Science or equivalent qualifications.  (ii) About 3 years experience in Agricultural work, mainly some research experience Qualifications relaxable a Commission's discretion in case of candidates otherwise well qualified.  Desirable:  Experience of teaching demonstration work.

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cable.

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By promotion falling Promotion: Two Class II As re-Age: No. (i) Assistant Plant Pro-Qualifications which transfer/ DPC quired years deputation and failtection Officer. under Ycs. ing both by direct (ii) Assistant Horticulthe rules tural Officer. recruitment. (iii) Cashewnut Development Officer.
(iv) Jute Development Officer.
(v) Field Manure Officer. (vi) Assistant Teacher in Basic Agriculture School. (vii) Land Utilisation Development Officer (with about 3 years ser-vice in the grade). Transfer/Deputation Suitable officers of State or Central Governments. Not applicable Two Direct recruitment Not applicable Not Do. years appli-

Do. Do. Do. Do.

<b>I</b>	2	3	4	5	6	7
II. Assistant Engineer,	1	G.C.S. Class II (Non- Minis- terial)	Rs. 250— 20—650 —20— 750	Selection	35 years & below (Re- laxable for Govt. ser- vants)	
12. Fishery Develop- ment Officer	ı	Do.	Do.	Do,	Do.	Essential:  (i) At least 2nd Class Degree (with Zoology as one of the subjects) of a recognised University.  (ii) About 5 years experience in Fishery Extension or Research Work.  Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.  Desirable:  Post graduate qualification in Inland Fisheries.
13. Administrative-cum-Accounts Officer.	τ	G. C. S. Class II (Minis- terial)	Rs. 250 750	D).	35 years & I below.	(i) Degree of a recognised University.  (ii) About 5 years experience of Administrative and establishment work in a Government Lepartment or Proration.  (iii) Knowledge of Government Rules and regulations.  Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.  Desirable:  Experience of Audit and Accounts work.

S. P. MOHONI, Under Secy.

# (Department of Food) CORRIGENDUM

### New Delhi, the 18th December 1962

G.S.R. 1763.—In the Rice and Paddy (Assam) Second Price Control Order, 1952, published with the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food) under G.S.R. 1635, in the Gazette

\* 2\*\* -----

of India Extraordinary [Part II Section 3 Sub-section (i)], dated the 30th November, 1962, in Schedule II, in column 3 for "27.68" read "27.78".

[No. 201(ASM)(2)/610/62-PY.II.]

K. T. THAKORE, Under Secy.

#### MINISTRY OF HEALTH

New Delhi, the 19th December 1962

- G.S.R. 1764.—In exercise of the powers conferred by sub-rule (2) of rule 125 of the Defence of India Rules, 1962, the Central Government hereby makes the following Order, namely:—
- 1. Short title.—This order may be called the Drugs (Display of Prices) Order, 1962.
- 2. Manufacturers etc. to supply price lists.—Every manufacturer, importer or distributor of any drug intended for sale shall supply to every dealer buying such drug from him, price-lists showing the wholesale and retail prices beyond which such drug shall not be sold.
- 3. Wholesalers to supply price lists.—Every wholesaler of such drug shall similarly supply to every retailer selling the drug price-lists showing the prices fixed by the manufacturer, importer or distributor beyond which the drug shall not be sold to a consumer.
- 4. Retailer to display price list.—Every retailer shall display at a conspicuous part of the premises where he carries on his business the price-lists so supplied by the manufacturer, importer, distributor or wholesaler for consultation by the purchaser.

[No. F. 1-14/62-D.]

G. MUKHARJI, I.A.S. Jt. Secy.